KANSAS BEGSTE

State of Kansas

BILL GRAVES Secretary of State

Vol. 9, No. 11

March 15, 1990

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Board of Indigents' Defense Services

Notice of Meeting

The State Board of Indigents' Defense Services will meet at 1 p.m. Friday, March 30, in Room 108, Landon State Office Building, 900 S.W. Jackson, Topeka.

For additional information contact Ron Miles, Director, State Board of Indigents' Defense Services, Room 506, Landon State Office Building, Topeka 66612, (913) 296-4505.

Ronald E. Miles Director

Doc. No. 008918

State of Kansas

Kansas Insurance Department

Correction Notice Concerning Permanent Administrative Regulation

The Kansas Insurance Department's regulation concerning accident and sickness insurance, specified disease policies, replacement, credit for waiting periods and other time sensitive limitations was incorrectly identified as K.A.R. 40-4-38 when published in the Vol. 9, No. 9, March 1, 1990, edition of the *Kansas Register*. The correct number of the regulation is K.A.R. 40-4-39.

Fletcher Bell Commissioner of Insurance

Doc. No. 008936

State of Kansas

Department of Administration State Employees Health Care Commission

Notice of Meeting

The Kansas State Employees Health Care Commission will meet at 9 a.m. Thursday, March 29, in Room 106, Landon State Office Building, 900 S.W. Jackson, Topeka.

Shelby Smith Chairman

Doc. No. 008931

State of Kansas

Social and Rehabilitation Services

Notice of Hearing on Federal Block Grants

The Senate Ways and Means Committee of the Kansas Legislature will conduct a public hearing at 11 a.m. Monday, March 26, in Senate Hearing Room 123-S, State Capitol, Topeka. The scheduled agenda includes social services block grant; low income energy assistance block grant; alcohol, drug abuse and mental health services block grant; mental health services for the homeless block grant; community services block grant; and other matters pertaining to the SRS budget.

Winston Barton Secretary of Social and Rehabilitation services

Doc. No. 008239

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Department of Administration Division of Architectural Services

Notice of Commencement of Negotiations for Architectural Services

Notice is hereby given of the commencement of negotiations for architectural services for replacing the roof on Allen Field House at the University of Kansas, Lawrence.

Any questions or expressions of interest should be directed to Gerald R. Carter, AIA, Director of Planning and Design, Division of Architectural Services, 625 Polk, Topeka 66603, (913) 233-9367, on or before March 30. An SF 255 form should be submitted with letters of interest.

Edward A. Martin, AIA Director, Division of Architectural Services

Doc. No. 008937

State of Kansas

Attorney General

Opinion No. 90-21

State Departments; Public Officers and Employees—Kansas Tort Claims Act—Definitions; Employees; Volunteers Who Work as Representatives of the State Long Term Care Ombudsman. Claire K. McCurdy, Chief Counsel, Department on Aging, Topeka, March 2, 1990.

Persons in the service of or acting on behalf of a municipality, as defined by K.S.A. 75-6102(b), are covered by the Kansas tort claims act for acts within the scope of their authority unless such persons are independent contractors. Persons acting on behalf of or in the service of an independent contractor rather than a municipality do not meet the definition of employee as set forth at K.S.A. 75-6102(d) and are therefore not afforded the protections of the Kansas tort claims act. Cited herein: K.S.A. 75-6101; 75-6102. TMN

Opinion No. 90-22

Automobiles and Other Vehicles—Licensure of Vehicle Sales and Manufacture—Brokers. Representative Vernon L. Williams, 91st District, Wichita, March 2, 1990.

1990 Senate Bill No. 486, in prohibiting the practice of automobile brokering, is invalid in that it places arbitrary and unreasonable limitations on the conduct of a legitimate business. Cited herein: K.S.A. 1989 Supp. 8-2404; 1990 Senate Bill No. 486; L. 1955, ch. 172. JLM

Opinion No. 90-23

State Boards, Commissions and Authorities—State Board of Technical Professions—Rules and Regulations; Specifications; Public Policy. Representative Bob Vancrum, 29th District, Overland Park, March 2, 1990.

Although an "or equal" clause is not statutorily required to be included in the specifications of an architect, the

public policy of the state of Kansas dictates that the specifications for projects subject to competitive bidding cannot be drafted in such a manner as to exclude the possibility of competition.

The practice of architecture, as a technical profession, is subject to the rules of professional conduct located at K.A.R. 66-6-4. The Board of Technical Professions has authority to determine if a violation of those rules has occurred. Cited herein: K.S.A. 19-214; 19-3516; 50-112; 50-113; K.S.A. 1989 Supp. 72-6760; K.S.A. 74-7001; 74-7003; 74-7013; 74-7026; 74-7029; 75-3739; 77-425. RDS

Opinion No. 90-24

State Departments; Public Officers and Employees—Capitol Area Security and Mail Services—Jursidiction of Capitol Area Security Patrol. Colonel Donald L. Pickert, Superintendent, Kansas Highway Patrol, Topeka, March 7, 1990.

Members of the Capitol Area Security Patrol may exercise their law enforcement powers only on or about property or buildings owned by the state with limited exceptions. Cited herein: K.S.A. 8-1404; 8-1506; K.S.A. 1989 Supp. 22-2202; K.S.A. 22-2401a; 22-2408; 75-4503; 75-4506; 75-4509; 76-726; L. 1972; ch. 332, §§ 88, 91; L. 1976, ch. 394, § 5. JLM

Opinion No. 90-25

Roads and Bridges—County and Township Roads—County Road Work By or With Contract; Machinery and Equipment; Plans and Specifications to be Filed; "Day Labor" and County Employees. William Bunten, State Representative, 54th District, Topeka, March 7, 1990.

The meaning of the term "day labor" as used in K.S.A. 68-520 is subject to more than one interpretation and thus the statute is sufficiently ambiguous to allow construction. Following rules of statutory construction, the term must be given its ordinary meaning: "labor hired and paid by the day." It is our opinion that this definition of the term does not include permanent county employees who work as road crews, unless those employees are hired and paid on a daily basis. Therefore, counties using county road employees are not required to comply with the filing requirements set forth at K.S.A. 68-520. Cited herein: K.S.A. 68-520. TMN

Robert T. Stephan Attorney General

State Bank Commissioner State Banking Board

Notice of Meeting

The State Banking Board will meet at 9:30 a.m. Monday, April 16, in the conference room of the State Banking Department, Suite 300, 700 S.W. Jackson, Topeka. The board reviews matters relating to its supervisory authority set forth in K.S.A. 9-1801 et seq.

W. Newton Male State Bank Commissioner

Doc. No. 008952

State of Kansas Consumer Credit Commissioner

Notice of Hearing on Proposed Administrative Regulations

The office of the Consumer Credit Commissioner will conduct a public hearing at 11 a.m. Monday, April 16, in Room 352-S, Landon State Office Building, 900 S.W. Jackson, Topeka, concerning permanent regulation 75-6-26. All interested parties may present oral or written comments and will be given reasonable opportunity to present their views or arguments on adoption of this regulation at the hearing.

The regulation proposed for adoption as a permanent regulation allows the commissioner to carry out the provisions of K.S.A. 16a-3-206, 16a-5-203 and 16a-5-302.

The purpose of the proposed regulation is to continue the inclusion in Kansas law the disclosure requirements that are no less restrictive than the Federal Truth-in-Lending Act.

The regulation will have no economic impact on creditors, as they would still be required to disclose under federal law. The examiners of the Consumer Credit Commissioner's office spend approximatley 15 percent of their examination time on disclosure requirements at a cost of about \$17,500 per year. There will be no economic impact on the consumer.

Copies of the proposed regulation and the economic impact statement can be obtained from the office of the Consumer Credit Commissioner, Room 352-S, Landon State Office Building, 900 S.W. Jackson, Topeka, (913) 296-3151.

This 30-day notice constitutes a public comment period for the purpose of receiving written public comments on the proposed permanent regulation. Written comments may be submitted to the Consumer Credit Commissioner at the address above.

Neil H. Arasmith Consumer Credit Commissioner

Doc. No. 008934

State of Kansas

Department of Human Resources Kansas Council on Employment and Training

Notice of Meeting

The Kansas Council on Employment and Training will meet Friday, March 30, at the Kansas Expocentre, Pioneer Room, One Expocentre Drive, Topeka.

From 8:30 a.m. to 11 a.m. the council will develop its mission statement. The regular business meeting will be conducted from 11 a.m. to 3:30 p.m. The agenda includes reports from the Planning and Targeted Groups subcommittees. Also, special reports will be given on the State Job Training Coordinating Council chair's national meeting, Workforce Quality: Secretary Dole's Challenge for Action, and Kansas Alliance for Literacy.

Both meetings are open to the public.

Ray D. Siehndel Secretary of Human Resources

Doc. No. 008942

State of Kansas

Kansas State University

Notice to Bidders

Sealed bids for the items listed below will be received by the Kansas State University Purchasing Office, Manhattan, until 2 p.m. local time on the date indicated and then will be publicly opened. Interested bidders may call (913) 532-6214 for additional information.

Monday, March 26, 1990 #00106 Hydraulic press #00107

Service and maintenance agreement for Apollo equipment #00109

Lab microscope with plan acromatic objectives and photomicrography system

William H. Sesler Director of Purchasing

Doc. No. 008927

State of Kansas

Secretary of State

Executive Appointments

Executive appointments made by the Governor, and in some cases by other state officials, are filed with the Secretary of State's office.

Complete listings of state agencies, boards and commissions are included in the Kansas Directory. County officials are listed in the Directory of County Officers. Both directories are published by the Secretary of State's office and are available free of charge.

The following appointments were filed February 16-March 15: District Judge, 31st Judicial District, Division 3

Timothy Edward Brazil, 933 S. Evergreen, Chanute 66720. Term expires when a successor is elected and qualifies according to law. Succeeds Richard Ashley, retired.

Kansas Commission on Civil Rights

Francis E. Acre, 312 University, Dodge City 67801. Subject to Senate confirmation. Term expires January 31, 1994. Succeeds James Butler.

Robert Wesley, Box 361, Independence 67301. Subject to Senate confirmation. Term expires January 31, 1994. Succeeds Corbin Benham.

Governor's Commission on Health Care (Members serve at the pleasure of the Governor.)

Juanita Barnett, 1216 Wyoming, Goodland 67735.

L. Winston Barton, Secretary of Social and Rehabilitation Services, Docking State Office Building, Topeka 66612.

Fletcher Bell, Commissioner of Insurance, 420 S.W. 9th, Topeka 66612.

F. Calvin Bigler, 801 N. 5th; Garden City 67846.

Jimmy Buller, 400 Katy, Parsons 67357.

Kay Clawson, 5800 Mission Drive, Mission Hills 66208. David Carpenter, Hadley Medical Center, 204 W. 24th, Hays 67601.

William A. Dean, Box 8994, Overland Park 66212.

Cecil Deel, Box 188, Sterling 67579.

Gene Dikeman, Box 359, Larned 67550.

Charles Dodson, 400 W. 8th, Topeka 66603.

Jeffrey O. Ellis, 8217 Cherokee Circle, Leawood 66203.

James O. Foster, Chairman, 14200 Boston, Wichita 67230.

Irene B. French, 10235 W. 70th, Merriam 66203.

Larry Fulk, 700 Baptiste, Paola 66071.

Barbara Jean Gibson, 512 N. Birch, Valley Center 67147.

Roger M. Gibson, 3446 N.E. Kincaid, Topeka 66617. Stanley M. Grant, Secretary of Health and Environment, Forbes Field, Topeka 66620

Max M. Halley, 2008 S.W. Wildwood Lane, Topeka 66611.

Gary K. Hayzlett, P.O. Box 66, Lakin 67860.

Lawrence Heeb, 2411 Louisiana, C-30, Lawrence 66046.

Patricia V. Hurley, 2609 W. 34th, Topeka 66611. Mildred Johns, Route 2. Box 50, Johnson 67855.

G. Wayne Johnston, 1910 S.W. 32nd Terrace, Topeka

Larry Kasberger, 14712 S. Village Drive, Olathe

Jacque Kimbrough, 2208 Knollwood Drive, Topeka 66611.

David D. King, 10716 W. 121st, Overland Park 66213. Jim Klausman, Midwest Health Services, 2400 S.W. Urish Road, Topeka 66614.

John Knack, 715 N.W. 35th, Topeka 66617.

Tom Krauss, 252 F St., Phillipsburg 67661.

Carl A. B. Lee, Box 43, Wichita State University, Wichita 67208.

Laurice William Magill, Jr., 815 Topeka Blvd., Topeka

Wayne Maichel, 108 Gemini, Silver Lake 66539.

Jerry McNamar, Route 1, Kiowa 67070.

Rose Mary Mong, 3059 Maupin Lane, #203, Topeka 66614.

Kim Moore, P. O. Box 1384, Hutchinson 67504.

William A. Moore, 3641 N.E. Kincaid, Topeka 66617.
Robert L. Mullen, Kansas Hospital Association, 619 S.

Clark, Lyons 67554.

William Roy, 6137 S.W. 38th Terrace, Topeka 66610. Karen M. Schadel, Route 1, Box 17, Alexander 67513. Henry D. Schirmer, Route 3, Holton 66436.

James Schwartz, 1271 Harrison, Topeka 66612.

Joan Sheverbush, Route 4, Box 161-BB, Pittsburg 66762.

Lynn Stillings, 400 S.W. 8th, Topeka 66603.

Leroy Tombs, 411 Neconi, Bonner Springs 66012.

Gary Walter, 2809 Marque Hill Road, Manhattan 66502.

Kermit Wedel, 414 W. 5th, Minneapolis 67467. Frank Ybarra, 624 S.W. 24th, Topeka 66611.

State Board of Healing Arts

Joseph T. Philipp, 1133 College Blvd., Bldg. D, Manhattan 66502. Term expires October 19, 1991. Succeeds F. Calvin Bigler, resigned.

State Highway Advisory Commission

Mary Zimmerman, P.O. Box 888, Liberal 67901. Term expires January 31, 1994. Succeeds Norman Eatinger.

State Board of Indigents' Defense Services

Letitia Ann Rogers, 2865 Plass, Topeka 66611, Subject to Senate confirmation. Term expires January 31, 1993, Succeeds Lynn Barclay.

James B. Pearson Fellowship Selection Board

Mary Gersh Cohen, 12525 Broadmoor, Overland Park 66209. Term expires December 31, 1992. Succeeds John Simpson.

Public Employees Relations Board

Lee Ruggles, 1933 Bluestem Terrace, Manhattan 66502. Subject to Senate confirmation. Term expires July 1, 1993. Reappointment.

Merrill Werts, 1228 Miller Drive, Junction City 66441. Subject to Senate confirmation. Term expires July 1, 1993. Reappointment.

Kansas Veterans' Commission

Francis A. Pinkelmann, 212 N. 12th, Kansas City 66102. Term expires June 30, 1993. Reappointment.

Wichita State University Board of Trustees

Terence J. Scanlon, 3912 E. Douglas, Wichita 67208. Term expires June 30, 1991. Succeeds Michael Meacham, resigned.

Bill Graves Secretary of State

Kansas Advocacy and Protective Services, Inc.

Notice of Meeting

The Kansas Advocacy and Protective Services will conduct its governing board meeting at 7 p.m. Monday, March 19, at the Topeka West Holidome, 605 Fairlawn Road, Topeka. For more information call (913) 776-1541.

Joan Strickler Executive Director

Doc. No. 008951

State of Kansas

Legislature

Legislative Bills Introduced

The following numbers and titles of bills and resolutions have been recently introduced in the 1990 Kansas Legislature.

Copies of bills and resolutions are available free of charge from the Legislative Document Room, 145-N, State Capitol, Topeka 66612, (913) 296-4096.

Bills introduced March 1-7:

House Bills

HB 3073, by Committee on Appropriations: An act repealing K.S.A. 1989 Supp. 48-323; relating to insurance requirements for certain armories under control of the Kansas military board.

HB 3074, by Committee on Appropriations: An act prohibiting the lease of certain real property by state agencies under certain circumstances.

HB 3075, by Committee on Appropriations: An act relating to social welfare; establishing a family subsidy program; prescribing powers, duties and functions for the secretary of social and rehabilitation services.

HB 3076, by Committee on Appropriations: An act concerning fiscal notes for certain legislative bills; amending K.S.A. 75-3715a and repealing the existing section.

HB 3077, by Committee on Appropriations: An act concerning counties; relating to planning and zoning; amending K.S.A. 19-2915 and repealing the existing section.

HB 3078, by Committee on Federal and State Affairs: An act concerning horse racing and parimutuel wagering thereon; providing for parimutuel wagering on certain simulcast races.

HB 3079, by Committee on Taxation: An act relating to taxing subdivisions; concerning the establishment of employee benefits contribution funds; amending K.S.A. 1989 Supp. 12-16,102 and repealing the existing section.

HB 3080, by Committee on Appropriations: An act concerning sewer districts; relating to the creation thereof; amending K.S.A. 19-101a, 19-27a01 and 19-27a03 and repealing the existing sections; also repealing K.S.A. 19-2745a, 19-2745b, 19-2745c, 19-2752a, 19-2752b, 19-2752d, 19-2752e, 19-2752g, 19-2752h and 19-2752i.

Senate Bills

SB 764, by Committee on Ways and Means: An act concerning the Kansas criminal code; defining and classifying the crimes of interference with the legislative process and possession of a leaded firearm within the state capitol building.

SB 765, by Committee on Federal and State Affairs: An act concerning the distribution and sale of certain cereal malt beverages; amending K.S.A. 1989 Supp. 41-103, 41-307, 41-308 and 41-2702 and repealing the existing sections.

SB 766, by Committee on Ways and Means: An act concerning assessments against corn; amending K.S.A. 1989 Supp. 2-3007 and repealing the existing section.

SB 767, by Committee on Ways and Means: An act concerning fertilizer; relating to the inspection fee; amending K.S.A. 1989 Supp. 2-1205 and repealing the existing section.

SB 768, by Committee on Ways and Means: An act relating to property taxation; providing for the exemption of certain oil and gas properties therefrom.

House Concurrent Resolutions

HCR 5054, by Representatives Charlton and Smith: A concurrent resolution revoking 1978 Senate Concurrent Resolution No. 1661 concerning a request to the United States Congress to call a constitutional convention relating to balancing federal financing.

HCR 5055, by Committee on Taxation: A proposition to amend article 11 of the constitution of the state of Kansas, relating to taxation.

HCR 5056, by Committee on Public Health and Welfare: A concurrent resolution designating March, 1990, as Developmental Disabilities Awareness Month in Kansas.

HCR 5057, by Representatives Bowden, Gjerstad and Grotewiel: A concurrent resolution requesting the State Board of Education to make a comprehensive study of dual- and multi-diploma systems under which distinct diplomas signifying completion of differential high school graduation requirements are awarded and to submit findings and recommendations resulting from the study to the Governor and the Legislature.

HCR 5058, by Representative Jenkins: A concurrent resolution urging the United States Congress to support an amendment to the United States Constitution that would limit United States Senators to two full six-year terms and United States Representatives to six full two-year terms.

House Resolutions

HR 6045, by Representatives Jones, Cribbs and Watson: A resolution joining the Governor of the State of Kansas in proclaiming March 5, 1990, "Delta Sigma Theta Day."

HR 6046, by Representative Smith: A resolution congratulating and commending the Topeka Wildcats soccer team and its coaches on the first-place victory in the 1989 Kansas State Youth Soccer Association's annual tournament.

HR 6047, by Representative Cates: A resolution honoring and commending Kansas foster parents and the Kansas State Association of Foster Parents, Inc. for its work on behalf of Kansas foster parents and foster children.

HR 6048, by Representative Shumway: A resolution commending Bruce Hanson for his heroic action.

HR 6049, by Representative Adam: A resolution honoring the Rainbow Girls.

Senate Concurrent Resolutions

SCR 1639, by Committee on Local Government: A proposition to amend article 2 of the constitution of the state of Kansas by adding a new section thereto, requiring an election prior to the enforcement of certain enactments of the Legislature.

SCR 1640, by Committee on Assessment and Taxation: A proposition to amend article 11 of the constitution of the state of Kansas, relating to taxation.

SCR 1641, by Senator Yost: A concurrent resolution urging the United States Congress to support an amendment to the United States Constitution that would limit United States Senators to two full six-year terms and United States Representatives to six full two-year terms.

Senate Resolutions

SR 1819, by Senator Karr: A resolution congratulating and commending John Schierling on being named Outstanding Principal in 1989.

SR 1820, by Senator Karr: A resolution congratulating and commending the Emporia State University football team and its coach, Larry Kramer, for finishing in second place in the NAIA National Championship game in 1989.

SR 1821, by Committee on Public Health and Welfare: A resolution designating March, 1990, as Professional Social Work month.

SR 1822, by Senator Anderson: A resolution joining the Governor of the State of Kansas in proclaiming March 5, 1990, "Delta Sigma Theta Day."

SR 1823, by Senator Martin: A resolution in memory of Marjory Sharp.

SR 1824, by Senator Allen: A resolution commending Bruce Hanson for his heroic action.

Department of Administration Division of Purchases

Notice to Bidders

Sealed bids for the following items will be received by the Director of Purchases, Landon State Office Building, 900 S.W. Jackson, Room 102, Topeka, until 2 p.m. local time on the date indicated and then will be publicly opened. Interested bidders may call (913) 296-2377 for additional information.

Monday, March 26, 1990 27029

Department of Wildlife and Parks—Road rock, Elk City Wildlife Area

27128 (SUPP)

Department of Health and Environment and statewide—Family planning pharmaceuticals and supplies (IUD) supplemental item

82054A

Osawatomie State Hospital—Water softeners 82290A

University of Kansas Medical Center—Scrubs 83103

Kansas State Penitentiary—Building materials 83104

Kansas State Penitentiary—Steel sheets 83105

Kansas State University—Plain paper photocopier 83147

University of Kansas—Frequency converter—installed 83155

University of Kansas—Water chiller 83172

Fort Hays State University-Voice mail system

Tuesday, March 27, 1990 26466

Department of Revenue—Photo identification cards: equipment and supplies

27474

University of Kansas Medical Center—May (1990) meat products

27524

University of Kansas—May (1990) meat products 28219

Department of Transportation—Photolog photographic film

83120

Kansas College of Technology-Flight simulator

83122

Department of Transportation—Microfilm reader printer, Salina

83123

Kansas State University—Truck

83124

Department of Transportation, District 5—Aggregate, various locations

83137

University of Kansas—Channel to channel adapters for existing IBM 3081KX

83154

Kansas State University—Soybean meal

Wednesday, March 28, 1990

A-6195

Osawatomie State Hospital—Replace sewer lines west pavilion to south lift station and staff cottage area

27116

University of Kansas Medical Center—High efficiency air filters

83109

Department of Transportation—Herbicides 83136

Department of Administration, Division of Printing— Trimmer

83144

Kansas College of Technology—Transit bus 83145

Kansas State University—Quadrupole mass filter 83146

University of Kansas Medical Center—Video camera 83148

Kansas State University—Irrigation system, Hays 83177

Department of Corrections, Wichita Work Release Center—Canned goods

Thursday, March 29, 1990

A-6303

Department of Transportation—Renovate District V office building, Hutchinson

A-6347

Kansas State University—Jardine Terrace Community
Center

83156

Adjutant General's Department—Ribbons and medals 83166

Kansas State Penitentiary—Medical gas supply system 83167

University of Kansas—Grand piano 83168

Kansas State Penitentiary—Canned goods

Friday, March 30, 1990.

27516

Statewide—May (1990) meat products 83176

Department of Wildlife and Parks—Electrofishing boat, Mound City

83178

Department of Transportation—Plant mix, Larned 83179

Department of Transportation—Standby generator, Topeka, Norton, Chanute

Wednesday, April 4, 1990

A-6296

Department of Transportation—Area 6 office and shop relocation, Kansas Highway Patrol building relocation, Olathe

Nicholas B. Roach Director of Purchases

Department of Health and Environment

Notice of Hearing on Federal Block Grants

The Senate Ways and Means Committee of the Kansas Legislature will conduct a public hearing at 11 a.m. Monday, March 26, in Senate Hearing Room 123-S, State Capitol, Topeka. The scheduled agenda includes maternal and child health block grant and preventive health block grant.

Stanley C. Grant Secretary of Health and Environment

Doc. No. 008920

State of Kansas

Department of Health and Environment

Notice of Hearings on Proposed Administrative Regulations

The Kansas Department of Health and Environment will conduct public hearings at the following times and locations:

7 p.m.—April 18

Topeka-Shawnee County Health Department Auditorium

1615 W. 8th, Topeka

7 p.m.—April 19

Great Bend High School Auditorium 2027 Morton, Great Bend

7 p.m.—April 23

South High School—Little Theater

730 E. Magnolia, Salina

7 p.m.—April 24

Wichita-Sedgwick County Health Department

1900 E. 9th, Wichita

The revocation of K.A.R. 28-44-1 through K.A.R. 28-44-11 and the adoption of new regulations K.A.R. 28-44-12 through K.A.R. 28-44-27 will be considered.

The proposed new underground storage tank regulations accomplish the following:

1. Adopt by reference federal underground storage tank regulations contained in 40 CFR part 280 and 40 CFR part 281.

2. Provide regulations to implement K.S.A. 65-34,100

through K.S.A. 65,34,124.

3. Require submission of an application to install, mod-

4. Specify standards for the design of a new UST

system

Establish fees for a UST operating permit, for an application fee for new systems and for installer licensing fees. 6. Establish requirements for licensing of contractors, installer and UST system testers.

7. Provide minor modifications to the federal release

detection and inventory requirements.

8. Modify the federal release reporting requirements to remain consistent with existing Kansas Administrative Regulations.

The proposed regulations are designed to provide KDHE with authority to implement the federal underground storage tank requirements and the provisions of the Kansas Storage Tank Act. For KDHE to obtain state program approval from the U.S. Environmental Protection Agency, it must have regulations that are equal to

or exceed the federal requirements.

The regulations proposed by KDHE have a minimal fiscal impact due to the existence of 40 CFR part 280, 40 CFR part 281 and K.A.R. 28-44-1 through 28-44-11. The increase in the UST registration fee from \$3 per tank to \$10 per tank and the fees for contractor and installers licensing are expected to generate the greatest fiscal impact. The increased fees for UST registration is expected to cost the regulated community \$140,000 per year, and the licensing program is expected to cost the regulated community less than \$50,000 per year in fees.

The economic impact of the federal regulations that are adopted by reference were summarized in the Federal

Register at the time of promulgation.

These regulations will apply to many members of the general public other than service stations. Affected individuals will include farmers owning tanks greater than 1,100 gallons, businesses with underground storage tanks to store motor fuels and heating fuels, and segments of the government with underground storage tanks.

Copies of the proposed regulations and a complete economic impact statement can be obtained by contacting Sivi Nielsen, Kansas Department of Health and Environment, Building 740, Forbes Field, Topeka 66620, (913)

296-1678.

The time period between the publication of this notice and the scheduled hearings constitute a public comment period for the purpose of receiving written public comments on the proposed regulations. All interested parties may submit such comments prior to the hearing by mailing them to the address above. All interested parties also will be given a reasonable opportunity at the hearings to present their views orally or in writing concerning the adoption of the proposed regulations.

Following the hearings, all written and oral comments submitted by interested parties will be considered as the

basis for making changes in the proposals.

Stanley C. Grant Secretary of Health and Environment

Department of Health and Environment

Notice Concerning Underground Injection Control Permits

The Kansas Department of Health and Environment is providing public notice regarding modification of the Underground Injection Control (UIC) and the Hazardous Waste Facility (HWF) permits issued to Vulcan Materials Company (VMC), located at 6200 S. Ridge Road, Wichita. The proposed modification requires VMC to submit to KDHE a repermit application for the wells within 60 days of the Environmental Protection Agency's final determination on the VMC petition to EPA for an exemption to the prohibition of land disposal of hazardous waste.

KDHE will review the petition information and EPA determination. The secretary will then establish applicable injection limits and a deadline for compliance with the injection limits that will be incorporated into the reissued permits. The proposed modifications also will significantly expand the monitoring and testing requirements for the injection wells and tighten financial assurance, closure and post closure requirements. Additional feasibility reports on neutralizing the waste stream are required to be submitted by VMC to KDHE for review.

Name and Address of Applicant

Vulcan Materials Company 6200 S. Ridge Road, P.O. Box 12283 Wichita, KS 67277 Sedgwick County, Kansas

Kansas Permit No: KS-01-173-004

Well Location

NE SW SW Section 27, Township 28, Range 1W, of Sedgwick County, Kansas, 4015' fel, 1177' fsl

Well Identification: Well #3

Description of Facility: The disposal wells receive wastewater consisting primarily of sodium, calcium and magnesium chloride brine with variable pH and trace organic compounds. The liquids to be injected are considered to be hazardous by definition in the Resource Conservation and Recovery Act and K.S.A. 69-3430 et seq. and regulations adopted thereunder.

Name and Address of Applicant

Vulcan Materials Company 6200 S. Ridge Road, P.O. Box 12283 Wichita, KS 67277 Sedgwick County, Kansas

Kansas Permit No: KS-01-173-005

Well Location

SW NE SW Section 27, Township 28, Range 1W, of Sedgwick County, Kansas, 3791' fel, 1788' fsl

Well Identification: Well #4

Description of Facility: The disposal wells receive wastewater consisting primarily of sodium, calcium and magnesium chloride brine with variable pH and trace organic compounds. The liquids to be injected are considered to be hazardous by definition in the Resource Conservation and Recovery Act and K.S.A. 69-3430 et seq. and regulations adopted thereunder.

Name and Address of Applicant

Vulcan Materials Company 6200 S. Ridge Road, P.O. Box 12283 Wichita, KS 67277 Sedgwick County, Kansas

Kansas Permit No: KS-01-173-006

Well Location

NE NW SW Section 27, Township 28, Range 1W, of Sedgwick County, Kansas, 4178' fel, 2019' fsl

Well Identification: Well #7

Description of Facility: The disposal wells receive wastewater consisting primarily of sodium, calcium and magnesium chloride brine with variable pH and trace organic compounds. The liquids to be injected are considered to be hazardous by definition in the Resource Conservation and Recovery Act and K.S.A. 69-3430 et seq. and regulations adopted thereunder.

Name and Address of Applicant

Vulcan Materials Company 6200 S. Ridge Road, P.O. Box 12283 Wichita, KS 67277

Sedgwick County, Kansas

Kansas Permit No: KS-01-173-007

Well Location

SE NW SW Section 27, Township 28, Range 1W, of Sedgwick County, Kansas, 4325' fel. 1640' fsl

Well Identification: Well #8

Description of Facility: The disposal wells receive wastewater consisting primarily of sodium, calcium and magnesium chloride brine with variable pH and trace organic compounds. The liquids to be injected are considered to be hazardous by definition in the Resource Conservation and Recovery Act and K.S.A. 69-3430 et seq. and regulations adopted thereunder.

Name and Address of Applicant

Vulcan Materials Company 6200 S. Ridge Road, P.O. Box 12283 Wichita, KS 67277

Sedgwick County, Kansas

Well Location SE NW SW

Section 27, Township 28, Range IW, of Sedgwick County, Kansas, 4040' fel,

1545' fsl

Kansas Permit No: KS-01-173-008

Well Identification: Well #9

Description of Facility: The disposal wells receive wastewater consisting primarily of sodium, calcium and magnesium chloride brine with variable pH and trace organic compounds. The liquids to be injected are considered to be hazardous by definition in the Resource Conservation and Recovery Act and K.S.A. 69-3430 et seq. and regulations adopted thereunder.

On June 30, 1986, VMC was issued permits to operate five Class I Hazardous Waste UIC disposal wells at its Wichita facility. The permits were issued by KDHE's Bureau of Water Protection and regulate the injection of wastes into the Arbuckle Formation at a depth of approximately 4,000 feet below ground surface. Various wastewaters generated by VMC chemical manufacturing activities are disposed of via the UIC wells. On December 19, 1986, the UIC permits were incorporated into the HWF permits issued to VMC by KDHE's Bureau of Air and Waste Management. The only modifications to the HWF permit will be to incorporate the proposed modifications to the UIC permits.

Copies of the administrative record, which includes the draft permits, and relative correspondence are available for public view at the following locations during normal business hours:

KDHE Central Office Forbes Field, Topeka

EPA Region VII Office 726 Minnesota Ave., Kansas City

West Link Library 8515 Bekemeyer, Wichita KDHE South Central Office 1919 Amidon, Suite 130, Wichita

Seneca Square Library 3132-225 S. Seneca, Wichita

Orchard Park Library 4808 W. 9th, Wichita

Comments on the proposed permit modifications may be directed to Michael H. Cochran, Bureau of Water, or to John Paul Goetz, Bureau of Air and Waste Management, at the KDHE central office in Topeka. Comments must be submitted in writing prior to May 1. Requests for additional information, including the fact sheet, may be made by contacting the Bureau of Water at (913) 296-5560 or the Bureau of Air and Waste Management at (913) 296-1607.

A public hearing has been scheduled for 7 p.m. Tues-(continued)

day, April 17, in the City Council Chamber, Wichita City Hall, 455 N. Main, Wichita.

The KDHE secretary will make a final permit decision after consideration of all comments received and of all requirements of state statutes and regulations. If a decision is made to modify the permits as proposed, the secretary will notify all persons in writing who submitted comments or requested notice of the final decision. If the permit modifications are substantially changed from the draft made available to the public, the secretary will issue a public notice of the revisions.

Stanley C. Grant Secretary of Health and Environment

Doc. No. 008945

State of Kansas

Department of Health and Environment

Notice Concerning Variance Request from Hazardous Waste Regulations

The Kansas Department of Health and Environment is providing public notice that on November 20, 1989, Safety-Kleen Corporation, located at 600 E. Trail, Dodge City, submitted a request for a renewal of a variance from specific hazardous waste regulations. The request for a variance has been submitted in accordance with K.A.R. 28-31-13(a).

The variance is requested from K.A.R. 28-31-8 and 40 CFR 265.176, which requires the storage of containers holding ignitable hazardous waste must be located at least 15 meters (50 feet) from the facility's property line.

Safety-Kleen Corporation stores ignitable hazardous waste that is collected from other firms that generate this waste. The hazardous waste is stored prior to being shipped off-site for reclamation. Safety-Kleen Corporation proposes to store this waste in a 300-square-foot storage area located in the northeast corner of the warehouse approximately 10 feet from the east property line in an area zoned for heavy industrial use. KDHE has reviewed the variance request and concluded that the variance is justified.

In accordance with K.A.R. 28-31-13(b), public notice was provided that KDHE considered the request for a variance justified and made a tentative decision to grant the variance. A public comment period to receive comments regarding this tentative decision was established between January 4, 1990, to February 3, 1990. No public comments were received.

Therefore, in accordance with K.A.R. 28-31-13(b), KDHE announces its decision to approve this request for a variance and not to include any special conditions. The variance will become effective on March 15, 1990, and will remain in effect until March 15, 1992.

Stanley C. Grant Secretary of Health and Environment

Doc. No. 008950

State of Kansas

Department of Health nd Environment

Notice Concerning Proposed Permit Action

The Secretary of the Kansas Department of Health and Environment is proposing to issue a permit in accordance with K.A.R. 28-19-14 (permits required) to the city of Gardner to install and operate two generators powered by gas turbines on 175th Street approximately one mile east of Gardner.

The city of Gardner has reported two generator sets, each having generating capacity of approximately 1600 kilowatts. They will be operated during periods of peak demand. Natural gas will be used routinely for fuel; No. 2 fuel oil will be used if supply of gas is curtailed. Sulfur content of fuel oil is not to exceed 0.35 percent.

These generators will be limited to an energy production rate of 43,800,000 kilowatt-hours per year. Oxides of nitrogen is the pollutant of concern, and the estimated emissions of this pollutant would be less than 250 tons per year.

Written materials, including the application and information relating to the application submitted by the city of Gardner, draft permit, permit summary and analysis of KDHE describing the basis for the proposed permit, are available for public inspection during normal business hours through April 16 by contacting Michael Boothe, Johnson County Environmental Department, 205 Flaming Road, Olathe 66061. The materials also can be reviewed at the KDHE office, Building 740, Forbes Field, Topeka 66620. Questions concerning this proposed permit should be directed to Gene Sallee, Bureau of Air and Waste Management, Forbes Field, Topeka 66620.

K.S.A. 65-3008 provides that any person affected by the issuance of a permit can request a public hearing prior to issuance of the permit. The request must be in writing and addressed to the secretary. If the secretary determines there is sufficient reason in the request, a public hearing will be conducted—the place, date and time of the hearing will be announced in this publication. A request for a hearing or written comments on the proposed permit must be submitted to the Secretary, Kansas Department of Health and Environment, Landon State Office Building, 900 S.W. Jackson, Topeka 66612, before April 16.

Stanley C. Grant Secretary of Health and Environment

Department of Health and Environment

Notice Concerning Kansas Water **Pollution Control Permits**

In accordance with state regulations 28-16-57 through 63, 28-18-1 through 4, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, tentative permits have been prepared for the water pollution abatement facilities for the feedlots described below. The tentative determinations for permit content are based on preliminary staff review, applying the appropriate standards and regulations of the state of Kansas and the EPA. The permit requires control of any existing or potential discharges to achieve the goal of "no discharge" whenever possible. The permit, upon issuance, will constitute a state water pollution control and national pollutant discharge elimination system permit.

Name and Address of Applicant Circle E. Feedlot P.O. Box 248 Potwin, KS 67123

Legal Description W 1/2, NW 1/4 Section 25 & NE Section 26, Township 24S, Range

Receiving Water Walnut River Basin

Federal Permit No: KS-0037567 Kansas Permit No: A-WABU-C002 The feedlot has capacity for approximately 20,000 cattle and a contributing drainage area of approximately 150 acres. This is an existing facility.

3E, Butler County,

Kansas

Runoff Control Facilities: Feedlot runoff is impounded for subsequent disposal upon agricultural land. Storage capabilities are provided in excess of 67.5 acre-feet.

Compliance Schedule: Proposed cleaning and reconstruction of runoff detention structure No. 1.

By December 1, 1990: Adequate pumping capability to meet the required 81 acre-inch per day application rate shall be in service.

Bu December 1, 1990: A minimum 400-foot (south to north) cross section shall be cleaned out and reconstructed in accordance with the plans approved January 4, 1985.

By December 1, 1991: A minimum additional 400-foot (south to north) cross section shall be cleaned out and reconstructed in accordance with the approved plans.

By December 1, 1992: The remainder of the structure shall be completed as per the approved plans.

Name and Address of Applicant Ranger Feeders II Dighton, KS 67839

Legal Description

Receiving Water

E 1/2 Section 22, and W 1/2 Section 23, Township 18S, Range 28W, Lane County, Kansas

Upper Arkansas River Basin

Kansas Permit No: A-UALE-C002 Federal Permit No: KS-0115096 The feedlot has capacity for approximately 7,500 cattle with expansion planned for an additional 4,500 cattle and a contributing drainage area of approximately 130 acres. This is an expansion of an existing

Runoff Control Facilities: Feedlot runoff is impounded for subsequent disposal upon agricultural land. Storage capabilities are provided in excess of 43.3 acre-feet.

Compliance Schedule: None, existing controls adequate.

Written comments on the proposed NPDES permits may be submitted to Angela Buie, Kansas Department of Health and Environment, Bureau of Environmental Quality, Forbes Field, Building 740, Topeka 66620. All comments received prior to April 13 will be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate application number (KS-AG-90-18/19) and name of applicant as listed

when preparing comments.

If no objections are received, the Secretary of Health and Environment will issue the final determinations within 30 days of this notice. If response to this notice indicates significant public interest, a public hearing may be held in conformance with state regulation 28-16-61.

The application, proposed permit, special conditions, fact sheets as appropriate, comments received, and other information are on file and may be inspected at the Kansas Department of Health and Environment offices, Building 740, Forbes Field, Topeka, from 8 a.m. to 4:30 p.m. Monday through Friday. The documents are available upon request at the copying cost assessed by KDHE. Additional copies of this public notice also may be obtained at the address above.

> Stanley C. Grant Secretary of Health and Environment

Doc. No. 008946

State of Kansas

Department of Health and Environment

Notice Concerning Proposed Permit Action

The Secretary of the Kansas Department of Health and Environment is proposing to issue a permit in accordance with K.A.R. 28-19-14 (permits required) to Criqui Construction, Inc., Melvern, to install and operate portable rock crushing equipment at Section 16, T18S, R16E, Osage County. The pollutant of concern from rock crushing equipment is particulate matter.

Written materials, including the permit application and information relating to the application submitted by Criqui, draft permit, permit summary and analysis of KDHE describing the basis for the proposed permit, are available for public inspection during normal business hours through April 20 by contacting L. C. Hinther, Bureau of Air and Waste Management, Forbes Field, Topeka 66620,

(913) 296-1576.

K.S.A. 65-3008 provides that any person affected by the issuance of a permit can request a public hearing prior to issuance of the permit. The request for hearing must be in writing and addressed to the secretary. If the secretary determines there is sufficient reason in the request, a public hearing will be conducted—the place, date and time of the hearing will be announced in this publication. A request for hearing or written comments on the proposed permit must be submitted to the Secretary, Kansas Department of Health and Environment, Landon State Office Building, 900 S.W. Jackson, Topeka 66612, before April 20.

> Stanley C. Grant Secretary of Health and Environment

Department of Health and Environment

Notice Concerning Proposed Permit Action

The Secretary of the Kansas Department of Health and Environment is proposing to issue a permit in accordance with K.A.R. 28-19-14 (permits required) to Martin-Marietta Aggregates (M-M), Topeka, to install and operate portable rock crushing equipment at Section 5, T6S, R7E, Riley County. The pollutant of concern from rock crushing

equipment is particulate matter.

Written materials, including the permit application and information relating to the application submitted by M-M, draft permit, permit summary and analysis of KDHE describing the basis for the proposed permit, are available for public inspection during normal business hours through April 13 by contacting L. C. Hinther, Bureau of Air and Waste Management, Forbes Field, Topeka

66620, (913) 296-1576.

K.S.A. 65-3008 provides that any person affected by the issuance of a permit can request a public hearing prior to issuance of the permit. The request for hearing must be in writing and addressed to the secretary. If the secretary determines there is sufficient reason in the request, a public hearing will be conducted—the place, date and time of the hearing will be announced in this publication. A request for hearing or written comments on the proposed permit must be submitted to the Secretary, Kansas Department of Health and Environment, Landon State Office Building, 900 S.W. Jackson, Topeka 66612, before April 13.

> Stanley C. Grant Secretary of Health and Environment

Doc. No. 008938

State of Kansas **State Corporation Commission**

Notice of Hearing on Proposed **Administrative Regulations**

A public hearing will be conducted at 10 a.m. Monday, April 16, in Hearing Room B of the State Corporation Commission, fourth floor, Docking State Office Building, 915 Harrison, Topeka, to consider proposed changes to existing rules and regulations and the adoption of a proposed permanent regulation dealing with wire stringing regulations for electric utilities.

The period of 30 days from the date this notice is published to the date of the public hearing constitutes a public comment period for the purpose of receiving written public comments on the proposed rules and regulations. All interested parties may submit written comments prior to the hearing. Comments may be submitted to the State Corporation Commission, Attn: Judith A. Mc-Connell, Executive Director, 4th Floor, Docking State Office Building, Topeka 66612-1571.

All interested parties will be given a reasonable op-

portunity at the hearing to present their views, orally or in writing, in regard to the proposed amendments to existing regulations and the adoption of the proposed permanent regulation. All written and oral comments submitted by interested parties on or before April 16 will be considered by the Corporation Commission as a basis for making amendments to the proposed changes to existing regulations and the proposed permanent regulation.

The following is a brief summary of the proposed changes to existing regulations and the proposed permanent regulation and the anticipated fiscal impact of each

proposed change:

K.A.R. 82-8-100. Definitions. The amendment to this regulation adds the subheading "Wire Stringing Regulations" for the purpose of clarifying that regulations hereunder pertain specifically to the placement of electric wires. No other amendments have been proposed for this regulation.

Economic Impact: None.

K.A.R. 82-8-101. Adoption by reference of the National Electric Safety Code (N.E.S.C.), 1990 Edition. The amendment to this regulation adopts an updated version of the N.E.S.C., 1990 edition. The changes in the updated version of the N.E.S.C. are generally not substantial in nature.

Economic Impact: Cost to the Corporation Commission is approximately \$500 to obtain revised reference material.

No significant costs to utilities are anticipated.

K.A.R. 82-8-108. Requirements for the installation of warning buoys and warning spheres in connection with electric lines crossing water areas suitable for sailboating. This proposed permanent regulation requires the installation of warning buoys and warning spheres for electric lines crossing water areas suitable for sailboating or other water sports. The proposed permanent regulation also provides for waiver of the warning buoy and sphere requirement for good cause demonstrated to the commission.

Economic Impact: The total estimated cost to all utilities to comply with the proposed regulation or obtain a waiver of the regulation is approximately \$119,264. Any cost incurred by a utility to comply with the regulation will be included in its cost of service.

Copies of the full text of the proposed amendments, the proposed permanent regulation and the economic impact statement may be obtained by writing the executive director of the commission at the address above. Persons requesting a copy of the proposed regulations and the economic impact statement, in accordance with K.S.A. 45-219, will be required to compensate the Corporation Commission for the cost of reproduction.

> Judith McConnell **Executive Director**

State of Kansas **State Corporation Commission**

Notice of Hearing

The State Corporation Commission will conduct a hearing pursuant to K.S.A. 55-162, at which time Jim Ashley, president of Jim Ashley Co., is directed to appear to show cause why the commission should not cause the company to plug the following wells: Burden Unit No. 14-2, Burden Unit No. 13-4 and Burden Unit No. 16-6, located in Section 29 and 30, Township 31 South, Range 06 East.

The hearing will be conducted at 10 a.m. Thursday, April 5, in the Conservation Division hearing room, 300 Colorado Derby Building, 202 W. 1st, Wichita.

Further information can be obtained by contacting Shirla R. McQueen, Assistant General Counsel, State Corporation Commission, 202 W. 1st, Wichita 67202, (316) 263-3238.

> Judith McConnell Executive Director

Doc. No. 008922

State of Kansas

State Corporation Commission

Notice of Motor Carrier Hearings

Applications set for hearing are to be heard at 9:30 a.m. on the date indicated before the State Corporation Commission, Docking State Office Building, fourth floor, Topeka, unless otherwise noticed.

This list does not include cases previously assigned hearing dates for which parties of record have received notice.

Questions concerning applications for hearing dates should be addressed to the State Corporation Commission, 4th Floor, Docking State Office Building, Topeka 66612, (913) 296-3808 or 296-3364.

Your attention is invited to Kansas Administrative Regulations (K.A.R.) 82-1-228, "Rules of Practice and Procedure Before the Commission.'

Applications set for March 27, 1990

Application for Certificate of Convenience and Necessity:

ACC&S, Inc., dba) Docket No. 169,682 M Campbell's Tow 9530 Maywood Kansas City, MO 64134) MC ID No. 136840

Applicant's Attorney: Robert Hiatt, 627 S. Topeka Blvd., Topeka, KS 66603-3294

Wrecked, disabled, repossessed and replacement motor vehicles and trailers,

Between all points and places in Johnson and Wyandotte counties, Kansas.

Also,

Between all points and places in Johnson and Wyandotte counties, on the one hand, and all points and places in Kansas, on the other hand.

Application for Extension of Certificate of Convenience and Necessity:

(a) Docket No. 159,450 M Robert G. Allen, dba Allen Trucking 6020 N.W. Westbrooke Drive)) MC ID No. 130386 Topeka, KS 66617 Applicant's Attorney: None Grain, dry feed ingredients and dry feed,

Between all points and places in the state of Kansas

Application for Certificate of Convenience and Necessity:

) Docket No. 169,679 M 37 Wayne Bunch, dba Wayne Bunch Trucking 103 Kirk St. Harrisonville, MO) MC ID No. 136357

Applicant's Attorney: Linda Sherman, P.O. Box 280, Harrisonville, MO 64701

General commodities (except classes A and B explosives, household goods and commodities in bulk), Between all points in the state of Kansas.

Application for Certificate of Convenience and Necessity:

Delmar Chrisler, dba) Docket No. 167,901 M Chrisler Farms Route 1, Box 150) MC ID No. 137039 Natoma, KS 67651

Applicant's Attorney: William Barker, 3401 Harrison, Topeka, KS 66611

Grain, dry feed, dry feed ingredients, dry fertilizer (except ammonium nitrate), dry fertilizer ingredients, salt, building and construction materials, fencing materials, machinery and livestock,

Between points in Cheyenne, Rawlins, Decatur, Norton, Phillips, Smith, Jewell, Republic, Cloud, Mitchell, Osborne, Rooks, Graham, Sheridan, Thomas, Sherman, Wallace, Logan, Gove, Trego, Ellis, Russell, Lincoln, Ottawa, Saline, Ellsworth, McPherson, Rice, Barton, Rush, Ness, Lane, Scott, Wichita and Greeley counties, Kansas, on the one hand, and on the other, all points and places in Kansas.

Application for Certificate of Convenience and Necessity:

Cranor Truck Lines, Inc.) Docket No. 170,569 M 6021 N. Broadway) MC ID No. 136363 Wichita, KS 67219

Applicant's Attorney: Clyde Christey, Southwest Plaza Building, Suite 202, 3601 W. 29th, Topeka, KS 66614

Grain, feeds, seeds and beans,

Between points and places in Sedgwick, Reno, Kingman, McPherson, Harvey, Harper, Sumner, Cowley, But-(continued) ler and Marion counties, Kansas, on the one hand, and points and places in Kansas, on the other.

General commodities (except household goods, classes A and B explosives, hazardous commodities, commodities in bulk and commodities requiring temperature control), Between all points and places in the state of Kansas.

Application for Certificate of Convenience and Necessity:

Furman R. Cummings, dba) Docket No. 169,681 M Flatland Trucking 7901 N. Maize Road Valley Center, KS 67147) MC ID No. 136359

Applicant's Attorney: None depart of neighbors

Michael E. DePratt and

Pallets and grain equipment.

Between all points and places in Butler, Chase, Cowley, Harvey, Lyon, McPherson, Marion, Saline, Sedgwick and Sumner counties, Kansas, on the one hand, and the state of Kansas, on the other.

Application for Certificate of Convenience and Necessity:

) Docket No. 170,570 M Richard B. Glasgow, dba DePratt Used Cars 516 N. Penn Columbus, KS 66725) MC ID No. 136364 Applicant's Attorney: Robert Hiatt, 627 S. Topeka Blvd., Topeka, KS 66603-3294 Wrecked, disabled, repossessed and replacement motor vehicles, parts and trailers, Between all points and places in Cherokee County, Kansas.

Also,

Between all points and places in Cherokee County, Kansas, on the one hand, and on the other, all points and places in the state of Kansas,

Application for Certificate of Convenience and Necessity:

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Carter Lamb, Jr., dba) Docket No. 169,676 M Carter's Emergency Road Service 316 N. Osage Caldwell, KS 67022) MC ID No. 136355

Applicant's Attorney: Brad Murphree, 400 N. Woodlawn, Suite 1, Wichita, KS 67208

Wrecked, disabled, repossessed and replacement vehicles and tires, automotive parts and accessories,

Between all points in Cowley, Harper, Kingman, Sedgwick and Sumner counties, Kansas.

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Application for Certificate of Convenience and Necessity:

Marc Greeson, dba) Docket No.: 169,677 M Greeson Trucking Route 1, Box 73 Moscow, KS 67952) MC ID No. 136839

Applicant's Attorney: Clyde Christey, Southwest: Plaza Building, Suite 202, 3601 W. 29th, Topeka, KS 66614

Grain, dry feed, dry feed ingredients, salt, seeds, dry fertilizer and dry fertilizer ingredients,

Between all points and places in the state of Kansas.

Building and construction materials, fencing materials and machinery.

Between points and places in Cheyenne, Sherman, Wallace, Greeley, Hamilton, Stanton, Morton, Rawlins, Thomas, Logan, Wichita, Scott, Kearny, Grant, Stevens, Decatur, Sheridan, Gove, Lane, Finney, Gray, Haskell, Seward, Meade, Norton, Graham, Trego, Ness, Hodgeman, Ford, Clark, Phillips, Rooks, Ellis, Rush, Pawnee, Edwards, Kiowa, Comanche, Smith, Osborne, Russell, Barton, Stafford, Pratt, Barber, Jewell, Mitchell, Lincoln, Ellsworth, Rice, Reno, Kingman, Harper, Republic, Cloud, Ottawa, Saline, McPherson, Harvey, Sedgwick and Sumner counties.

Also,

Between points and places in the above-described territory, on the one hand, and points and places in the state of Kansas, on the other hand.

Application for Certificate of Convenience and Necessity:

Lebo Grain Co., Inc.) Docket No. 170,567 M P.O. Box 87 Lebo, KS 66856) MC ID No. 101750

Applicant's Attorney: Clyde Christey, Southwest Plaza Building, Suite 202, 3601 W. 29th, Topeka, KS 66614

Grain, feed, feed ingredients, molasses, salt, seeds, dry fertilizer, dry fertilizer ingredients and liquid fertilizer (except anhydrous ammonia).

Between points and places in Republic, Cloud, Ottawa, Saline, McPherson, Harvey, Sedgwick, Sumner, Washington, Clay, Dickinson, Marion, Butler, Cowley, Riley, Geary, Morris, Chase, Marshall, Pottawatomie, Wabaunsee, Lyon, Greenwood, Elk, Chautauqua, Nemaha, Jackson, Shawnee, Osage, Coffey, Woodson, Wilson, Montgomery, Brown, Doniphan, Atchison, Jefferson, Leavenworth, Wyandotte, Douglas, Franklin, Anderson, Allen, Neosho, Labette, Johnson, Miami, Linn, Bourbon, Crawford and Cherokee counties.

Also,

Between points and places in the above-described territory, on the one hand, and points and places in the state of Kansas, on the other hand.

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Application for Certificate of Convenience and Necessity:

Linden Trucking, Inc.) Docket No. 169,675 M 421 Charles)

McPherson, KS 67460) MC ID No. 136354

Applicant's Attorney: Brad Murphree, 400 N. Woodlawn, Suite 1, Wichita, KS 67208

Grain and related products, petroleum and related products, and dry and liquid commodities in bulk, Between all points in the state of Kansas.

Application for Extension of Certificate of Convenience and Necessity:

Metro Companies, Inc., dba) Docket No. 170,574 M Metro Xpress) 811 E. Waterman) Wichita, KS 67202) MC ID No. 124057

Applicant's Attorney: Brad Murphree, 400 N. Woodlawn, Suite 1, Wichita, KS 67208

Commodities in bulk (except hazardous commodities), Between all points and places in the state of Kansas.

Application for Certificate of Convenience and Necessity:

Gary & Jerry Praytor, dba) Docket No. 169,680 M I-70 Conoco) I-70 and Hwy. 281) Russell, KS 67665) MC ID No. 136358

Applicant's Attorney: None

Wrecked, disabled, repossessed and replacement motor vehicles,

Between points and places in Russell, Barton, Pratt, Barber, Stafford, Kiowa, Edwards, Pawnee, Rush, Ellis, Ness, Trego, Graham, Rooks, Osborne, Phillips, Smith, Kingman, Reno, Rice, Ellsworth, Lincoln, Saline and Mitchell counties, Kansas.

Also,

Between the above-named counties, on the one hand, and the state of Kansas, on the other.

Application for Transfer of Stock of Certificate of Convenience and Necessity:

Schanno Transportation, Inc.) Docket No. 146,580 M 5 W. Mendota Road)
West St. Paul, MN 55118) MC ID No. 107142
TO:
Schanno Acquisition, Inc.
5 W. Mendota Road

West St. Paul, MN 55118

Principal Shareholder:

Thomas F. Grojean

Applicant's Attorney: Alex Lewandowski, 4420 Madison Ave., Kansas City, MO 64111 Application for Certificate of Convenience and Necessity:

Sunflower Trucking, Inc., dba) Docket No. 170,565 M Sunflower Express) 601 S. Main

Great Bend, KS 67530) MC ID No. 136360

Applicant's Attorney: Clyde Christey, Southwest Plaza Building, Suite 202, 3601 W. 29th, Topeka, KS 66614

General commodities (except household goods and classes A and B explosives, petroleum products in bulk and anhydrous ammonia),

Between all points and places in the state of Kansas.

Application for Abandonment of Certificate of Convenience and Necessity:

Super Valu Stores, Inc.) Docket No. 160,643 M 1983 Tower Road) Aurora, CO 80011) MC ID No. 123522

Applicant's Attorney: None

Application for Certificate of Convenience and Necessity:

Transport & Drayage) Docket No. 170,564 M
Company)
601 Kindelberger)
Kansas City, KS 66115) MC ID No. 137067

Applicant's Attornev: Robert Hiatt, 627 S. Tópeka Blvd., Topeka, KS 66603-3294

General commodities (except classes A and B explosives, household goods and hazardous materials as defined in 49 CFR 172.101),

Between all points and places in Kansas.

Applications set for April 3, 1990

Application for Abandonment of Certificate of Convenience and Necessity:

Virgil Adams, dba) Docket No. 147,583 M Enterprise Auto Institute) 900 S. Bluff) Enterprise, KS 67441) MC ID No. 123171

Applicant's Attorney: None

Application for Certificate of Convenience and Necessity:

David M. Brull, dba) Docket No. 170,573 M Brull Trucking)
Route 1, Box 47)
Moundridge, KS 67107) MC ID No. 137122

Applicant's Attorney: None

Grain, fertilizer, salt, feed and feed ingredients, livestock, Between all points and places in Kansas.

(continued)

Application for Transfer of Certificate of Convenience and Necessity:

Lee F. Cairns, dba
Lee F. Cairns Trucking
Route 1, Box 141
Solomon, KS 67480
TO:
Gary and/or Beverly Page, dba
Gary Page Trucking
411 N. Poplar
Solomon, KS 67480
Applicant's Attorney: None

Grain.

Between all points and places in Ottawa, Saline, Dickinson, Clay, Marion and Ellsworth counties, Kansas.

Application for Transfer of Contract Carrier Permit:

Lee F. Cairns, dba
Lee F. Cairns Trucking
Route 1, Box 141
Solomon, KS 67480
TO:
Gary and/or Beverly Page, dba
Gary Page Trucking
411 N. Poplar
Solomon, KS 67480

Applicant's Attorney: None

Cement and fly ash,

Between all points and places in Neosho, Pottawatomie and Dickinson counties, Kansas. Under contract with Abilene Concrete and Supply, Abilene, Kansas.

Application for Certificate of Convenience and Necessity:

Cauble Trucking, Inc.) Docket No. 170,572 M Route 2, Box 49) Larned, KS 67550) MC ID No. 136977

Applicant's Attorney: William Barker, 3401 Harrison, Topeka, KS 66611

Grain, dry feed, dry feed ingredients, dry fertilizer (except ammonium nitrate), dry fertilizer ingredients, seed, salt, building materials, livestock, fencing and machinery,

Between points in Wallace, Logan, Gove, Trego, Ellis, Russell, Lincoln, Greeley, Wichita, Scott, Lane, Ness, Rush, Barton, Ellsworth, Saline, Rice, McPherson, Hamilton, Kearny, Finney, Gray, Hodgeman, Pawnee, Stafford, Reno, Harvey, Stanton, Grant, Haskell, Ford, Edwards, Kiowa, Pratt, Kingman, Sedgwick, Morton, Stevens, Seward, Meade, Clark, Comanche, Barber, Harper and Sumner counties, on the one hand, and on the other, all points in Kansas.

Application for Abandonment of Contract Carrier Permit:

David Curry) Docket No. 140,877 M Route 3, Box 222) Augusta, KS 67010) MC ID No. 118637 . Applicant's Attorney: None

Application for Certificate of Convenience and Necessity:

Lionel J. Dreiling, dba) Docket No. 170,568 M)

Jim Dreiling Lease Service Box 172) MC ID No. 136362

Applicant's Attorney: Eugene Hiatt, 627 S. Topeka Blvd., Topeka, KS 66603-3294

Oil field equipment, materials and supplies,

Between all points and places in Comanche, Barber, Harper, Kiowa, Pratt, Kingman, Edwards, Stafford, Reno, Hodgeman, Pawnee, Ness, Rush, Barton, Rice, Trego, Ellis, Russell, Ellsworth, Lincoln, Graham, Rooks, Osborne, Mitchell, Phillips, Smith, and Jewell counties, on the one hand, and all points and places in the state of Kansas, on the other hand.

Application for Certificate of Convenience and Necessity:

Darnell L. Frazier and Darrell J. Frazier, dba Strazier Trucking 4390 W. Jones Carden City, KS 67846 Docket No. 170,571 M Docket No. 17

Applicant's Attorney: Clvde Christey, Southwest Plaza Building, Suite 202, 3601 W. 29th, Topeka, KS 66614

Livestock, hay, grain, dry feed ingredients, salt, seeds, dry fertilizer, building and construction materials, fencing materials and machinery and hides,

Between points and places in Cheyenne, Sherman, Wallace, Greeley, Hamilton, Stanton, Morton, Rawlins, Thomas, Logan, Wichita, Kearny, Grant, Stevens, Decatur, Sheridan, Gove, Scott, Lane, Finney, Haskell, Gray, Seward, Meade, Norton, Graham, Trego, Ness, Hodgeman, Ford, Clark, Phillips, Rooks, Ellis, Rush, Pawnee, Edwards, Kiowa, Comanche, Smith, Osborne, Russell, Barton, Stafford, Pratt, Barber, Jewell, Mitchell, Lincoln, Ellsworth, Rice, Reno, Kingman, Harper, Republic, Cloud, Ottawa, Saline, McPherson, Harvey, Sedgwick and Sumner counties.

Also,

Between points and places in the above-described territory, on the one hand, and points and places in the state of Kansas, on the other hand.

Application for Certificate of Convenience and Necessity:

Polkinghorn) Docket No. 170,563 M
Motorfreight, Inc.)
Fort Dodge Road)
Dodge City, KS 67801) MC ID No. 136361

Applicant's Attorney: Clyde Christey, Southwest Plaza Building, Suite 202, 3601 W. 29th, Topeka, KS 66614

General commodities (except household goods, classes A and B explosives, liquid bulk commodities and hazardous commodities),

Between points and places in Finney, Hodgeman, Pawnee, Haskell, Gray, Ford, Edwards, Kiowa, Seward, Meade, Clark and Comanche counties.

Also

Between points and places in the above-described territory, on the one hand, and points and places in the state of Kansas, on the other hand.

Grain, feed, feed ingredients, fertilizer (except anhydrous ammonia), fertilizer ingredients, salt, seeds, food and related products,

Between all points and places in the state of Kansas.

Building, construction and fencing materials and livestock,

Between points and places in Cheyenne, Sherman, Wallace, Greeley, Hamilton, Stanton, Morton, Rawlins, Thomas, Logan, Wichita, Scott, Kearny, Finney, Grant, Haskell, Stevens, Seward, Decatur, Sheridan, Gove, Lane, Gray, Meade, Norton, Graham, Trego, Ness, Hodgeman, Ford, Clark, Phillips, Rooks, Ellis, Rush, Pawnee, Edwards, Kiowa, Comanche, Smith, Osborne, Russell, Barton, Stafford, Pratt, Barber, Jewell, Mitchell, Lincoln, Ellsworth, Rice, Reno, Kingman, Harper, Republic, Cloud, Ottawa, Saline, McPherson, Harvey, Sedgwick, Sumner, Washington, Marshall, Clay, Riley, Dickinson, Geary, Marion, Butler and Cowley counties. Also,

Between points and places in the above-described territory, on the one hand, and points and places in the state of Kansas, on the other hand.

Application for Certificate of Convenience and Necessity:

Randall C. Reed and/or Sherry A. Reed, dba No. 170,575 M

R.C. Reed Trucking Solution No. 137101

MC ID No. 137101

Applicant's Attorney: None

General commodities (except classes A and B explosives, household goods and hazardous materials),

Between all points and places in the state of Kansas.

Alfonzo A. Maxwell
Administrator
Transportation Division

Doc. No. 008944

(Published in the Kansas Register, March 15, 1990.)

Notice of Call for Redemption to the holders of City of McPherson, Kansas Industrial Revenue Bonds Series A, 1983 (American Maplan Corporation)

Notice is hereby given that pursuant to Section 6 of Ordinance No. 2136 of the city of McPherson, Kansas, all of the above-mentioned bonds maturing on and after May 1, 1991, and all unmatured coupons appertaining thereto, have been called for redemption and payment on May 1, 1990, at the office of McPherson Bank & Trust Company, McPherson, Kansas (the paying agent).

Serial Bonds

Bond Nos. 39 to 47, incl. 48 to 57, incl. 58 to 68, incl. 69 to 80, incl.	Maturity Date 5-1-91 5-1-92 5-1-93 5-1-94	Principal Amount 45,000 50,000 55,000 60,000 65,000	Interest Rate 9.50% 9.75% 10.00% 10.25% 10.50%
81 to 93, incl. 94 to 144, incl.	5-1-95 Term B o 5-1-98		11.00%
		44	The state of the state of

On such redemption date there shall become due and payable, upon the presentation and surrender of each such bond, the redemption price thereof equal to 2 percent of the principal amount of each bond together with interest accrued to the redemption date, upon the presentation and surrender of each such bond and appropriate coupons appertaining thereto. Interest shall cease to accrue on the bonds so called for redemption, and all unmatured coupons appertaining thereto, from and after May 1, 1990, subject to the condition that sufficient funds for redemption are then on deposit with the paying agent from the proceeds of the refunding bonds issued by the city.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the 1983 bonds who wish to avoid the imposition of the tax should submit certified taxpayer identification numbers when presenting the bonds for payment.

Dated March 1, 1990.

City of McPherson, Kansas By: McPherson Bank & Trust Company McPherson, Kansas as Trustee

(Published in the Kansas Register, March 15, 1990.)

RENO COUNTY, KANSAS

Single Family Mortgage Revenue Bonds, 1979 Series A

Serial Bonds Due November 1990-1999 Term Bonds Due November 1, 2010

NOTICE IS HEREBY GIVEN that pursuant to Section 4.01 of the Indenture dated as of November 1, 1979, and as amended by the First Supplemental Indenture dated as of July 1, 1987, \$640,000 principal amount of the Bonds, as listed below, are called for redemption on May 1, 1990, at the redemption price of 100% of the principal amount being redeemed plus accrued interest thereon to the redemption date:

The serial numbers of the Coupon Bonds to be redeemed in full, bearing CUSIP No. 759753 and Suffix:

334 690 1009 1562 2205 2727 3166 362 382 702 1023 1628 2244 2729 3167 363	28 33 36 46
382 702 1023 1628 2244 2729 3167 363	33 36 46
	46
AM8 743 1091 1636 2314 2758 3188 363	•
450 754 AV8 1702 2324 2763 3220 364	
451 AS5 1170 1754 2327 2846 3265 368	39
AN6, 800 1192 1772 2363 2865 3285 371	12
452 833 1216 1816 2465 2878 3286 376	31
478 841 1248 1888 2545 2890 3315 379	33
AP1 869 AW6 1911 2557 2893 3317 385	51
523 AT3 1306 1930 2616 2894 3356 388	33
544 888 1324 1955 2622 2941 3368 390)1
AQ9 983 1333 1978 2647 2947 3492 394	14
604 984 1388 1990 2666 2977 3505 395	55
669 AUO 1408 2031 2712 3008 3532 395	59

The serial numbers of the Registered Bonds to be redeemed in whole or in part are:

Bond Number	Par Value	Amount Called	CUSIP Number
R140	\$ 5,000	\$ 5,000	759753AN6
R148	25,000	5,000	759753AQ9
R130	25,000	5,000	759753AU0
R150	15,000	5,000	759753AV8
R17	5,000	5,000	759753AW6
R21	5,000	5,000	759753AW6
R122	20,000	5,000	759753AW6
R138	10,000	5,000	759753AW6
R152	340,000	35,000	759753AW6
R156	25,000	5,000	759753AW6
'R157	5,000	5,000	759753AW6
R161	10,000	5,000	759753AW6
R162	25,000	5,000	759753AW6

On May 1, 1990, all Bonds designated for redemption will become due and payable upon presentation thereof to one of the offices of the Paying Agents.

Coupon bonds with the current coupon and all subsequent coupons attached should be presented to one of the offices of the Paying Agents:

BY MAIL:

Continental Bank N.A.
Attn: Corporate Trust Operations
231 South LaSalle Street, 19th Floor
Chicago, Illinois 60697

BY HAND:

Continental Bank, National Association 230 South Clark – 19th Floor Chicago, Illinois 60697

> Marine Midland Band, N.A. 140 Broadway – 12th Floor Coupon Paying Department New York, New York 10010

Kansas State Bank and Trust Company Attention: Trust Department 123 North Market Street P.O. Box 427 Wichita, Kansas 67201

To assure prompt payment of the redemption price, bond certificates should be sent, unendorsed, approximately two weeks before May 1, 1990 to the above address. Sending certificates by registered mail is suggested.

Where a fully registered Bond is redeemed in part, a new fully registered Bond for the unredeemed portion will be issued and returned without charge. While registered bondholders have the option of presenting Bonds to any of the above-mentioned Paying Agents, there will be delay in the issuance of bonds for any unredeemed portion unless such presentment is made to the principal Paying Agent in Chicago at the above given address.

Interest on the Bonds called for redemption will cease to accrue on May 1, 1990.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, Paying Agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities, may be obligated to withhold a 20% tax from remittances to individuals who have failed to furnish the Paying Agent with a valid Taxpayer Identification Number. Holders of the above described securities who wish to avoid the imposition of this tax should submit certified Taxpayer Identification Numbers when presenting their securities for collection.

By: Continental Bank, National Association Trustee for Reno County, Kansas

March 15, 1990

Doc. No. 008948

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Department of Administration

Permanent Administrative Regulations

Article 16.—TRAVEL REIMBURSEMENT

1-16-8. Use of privately-owned or operated conveyance, limitations; reimbursement for transportation and subsistence expenses. (a) *In-state*. Where use of a privately-owned or operated conveyance on official state business is authorized by the administrative head of the agency, reimbursement shall be on a mileage basis at the rate specified, and under the limitations prescribed by K.A.R. 1-18-1a. Mileage shall be calculated in accordance with K.A.R. 1-17-11 except that storage or parking charges for a privately-owned conveyance at any commercial transportation terminal, while the traveler is on an extended trip, and turnpike tolls, may be allowed in addition to this mileage allowance.

(b) Out-of-state. Where the use of a privately-owned or operated conveyance on official state business is authorized by the administrative head of the agency instead of common carrier, the traveler shall be allowed private conveyance mileage as prescribed by K.A.R. 1-18-1a to the destination, turnpike tolls, and parking charges, or an amount equal to economy class air fare to the air terminal nearest the destination, whichever is lesser. Outof-state subsistence allowance shall be allowed only for the number of quarter days which would have been necessary had the traveler used the fastest public transportation available to the destination instead of a private conveyance. No taxi or terminal expenses shall be allowed at the destination. Air terminal shall be defined as the principal terminal in that general geographic area. If two or more travelers on official business travel in one privately-owned conveyance instead of common carrier, the use of one conveyance may be authorized on a mileage basis. In such cases, the subsistence allowed shall be for the number of days it would take by car via the usually traveled route to the point of destination as provided in K.A.R. 1-17-11. Upon written, prior approval of the agency head, exceptions to this subsection may be granted in unusual circumstances when deemed to be in the best interest of the state.

(c) Nothing in this regulation shall apply to any person to which K.S.A. 75-3212 and K.S.A. 75-3216 apply. (Authorized by and implementing K.S.A. 75-3207; effective, E-74-4, Nov. 2, 1973; effective May 1, 1975; amended May 1, 1979; amended May 1, 1981; amended April 30, 1990.)

1-16-18. Subsistence allowance; rates. (a) General provisions.

(1) Except as otherwise specifically provided by law, subsistence allowances for in-state and out-of-state travel shall be paid on the basis of a quarter-day rate for meal expenses and the actual cost of lodging expenses incurred within the lodging expense limits set forth in this regulation. The subsistence rates for meal expenses shall be paid on a per diem basis at the appropriate rate for any fraction of a quarter-day in which the official travel begins and for each full quarter-day thereafter. For purposes of

this regulation, a day shall commence at 12:01 a.m. No quarter-day allowance shall be paid for any fractional quarter-day in which the traveler returns to the traveler's official station or domicile. As used in this regulation, "international travel" means travel outside the fifty states and the District of Columbia.

(2) Reimbursement for lodging shall be made on the basis of actual single-rate lodging expenses incurred, including taxes, and shall be supported by the original official receipt of the lodging place or other suitable evidential matter. Reimbursement for lodging expenses shall be limited to the lodging place's lowest available rate for normal single occupancy on the day or days the lodging expense was incurred.

(3) Subject to the approval of the secretary of administration, the director of accounts and reports may designate any city in a state bordering or near Kansas as a "border city." All meals allowances and lodging expense limitations shall be at the appropriate in-state rate for

travel by state personnel to a border city.

(b) Meals allowance. The quarter-day meals allowance shall be:

In-state	\$4.50
Out-of-state	\$5.00
Designated high cost geographic	
area—out-of-state	\$6.00
International Travel	\$6.00

An exception to the quarter-day meal allowance for international travel may be made at the option of each agency by claiming actual expenses subject to a daily limitation of \$66 for meals.

(c) Lodging expense limitations. The lodging expense limitations shall be:

In-state, exclusive of designated high	1 1 1 1 1 X
cost geographic areas	\$ 44.00
In-state, designated high cost geo-	
graphic area	\$ 55.00
Out-of-state, exclusive of designated	7
high cost geographic areas	\$ 66.00
Out-of-state, designated high cost	1,4
geographic area	\$94.00
Borough of Manhattan and the Dis-	1
trict of Columbia	\$108.00
International Travel	actual
	1 1

Specific exceptions to the dollar limitation on lodging expenses may be made pursuant to provisions in K.S.A. 75-3207a and amendments thereto.

(d) If the cost of meals is included within the cost of registration fees or other fees and charges paid by the agency or supplied without cost by another party, the meal expenses shall be reduced as follows:

In-State Travel:	Amount
For each breakfast provided	. \$ 4.00
For each lunch provided	. \$ 5.00
For each dinner provided	. \$ 9.00
Out-of State Travel:	وأيان والأفرار الموس
For each breakfast provided	. \$ 4.50
For each lunch provided	. \$ 5.50
For each dinner provided	. \$10.00
Travel to High Cost Geographic	
Areas and International Travel:	*
For each breakfast provided	. \$ 5.50
*	(continu

For each lunch provided \$ 6.50 For each dinner provided \$12.00

(e) This regulation shall take effect on and after July 1, 1990. (Authorized by and implementing K.S.A. 75-3207a; effective, E-80-10, July 11, 1979; effective May 1, 1980; amended, E-81-14, June 12, 1980; amended May 1, 1981; amended, E-82-14, July 1, 1981; amended May 1, 1982; amended, T-84-20, July 26, 1983; amended May 1, 1984; amended May 1, 1985; amended, T-87-26, Oct. 1, 1986; amended May 1, 1987; amended, T-89-1, Jan. 7, 1988; amended Oct. 1, 1988; amended July 1, 1990.)

Article 18.—MAXIMUM ALLOWANCE FOR MILEAGE FOR USE OF A PRIVATELY OWNED CONVEYANCE FOR PUBLIC PURPOSES

1-18-1a. Mileage rates. (a) Subject to the provisions of subsection (d), each employee who has been authorized to use a privately-owned conveyance to engage in official business for an agency shall be entitled to reimbursement for use of that conveyance at the following rates:

(1) 10¢ per mile for the use of a privately-owned motorcycle;

- (2) 24¢ per mile for the use of a privately-owned automobile;
- (3) 34¢ per mile for the use of a privately-owned airplane; or

(4) 34¢ per mile for the use of a specially equipped van for the physically handicapped.

(b) In addition to the mileage allowance authorized under subsection (a) of this regulation, the employee may

be reimbursed for:
(1) parking fees when on an official trip;

(2) toll road and toll bridge costs; and (3) airplane landing and tie-down fees.

- (c) When an employee travels by privately-owned airplane, reimbursement may be made for one round trip in a privately-owned automobile or taxi fare charged in travel:
- (1) between the official station or domicile and the airport in the city in which the official station or domicile is located; and
- (2) between the airport in the destination city and the place of official business.

(d) Exceptions to the mileage rates prescribed in subsection (a) shall be as follows:

- (1) When a mode of transportation is available and is less costly than transportation by privately-owned conveyance, mileage payments for use of a privately-owned conveyance shall be limited to the cost of that other mode of transportation.
- (2) An agency may pay a specified mileage rate that is lower than prescribed by subsection (a) when an employee's travel is not required by the agency and the employee is informed of the specified rate in advance of the travel. (Authorized by and implementing K.S.A. 75-3203, K.S.A. 75-3203a; effective May 1, 1979; amended, E-80-10, July 11, 1979; amended May 1, 1980; amended, E-81-14, June 12, 1980; amended May 1, 1981; amended, T-83-19, July 1, 1982; amended May 1, 1983; amended, T-84-20, July 26, 1983; amended May 1, 1984; amended, T-86-7, April 1, 1985; amended May 1, 1985; amended, T-86-7, May 1,

1985; amended, T-86-17, June 17, 1985; amended May 1, 1986; amended, T-89-1, Jan. 7, 1988; amended Oct. 1, 1988; amended T-1-2-28-90, March 1, 1990; amended April 30, 1990.)

Shelby Smith Secretary of Administration

Doc. No. 008925

State of Kansas Social and Rehabilitation Services

Permanent Administrative Regulations

Article 4.—PUBLIC ASSISTANCE PROGRAM

30-4-102. Standards for children in foster care. The standards below shall be used for children in foster care. (a) The cost of care for any child placed in a care facility other than a foster family home shall be as established by the secretary.

(b) The foster care standard shall be used in ADC and GAU only if an approved service plan is on file which documents that the child is temporarily absent from the home because of illness of another member of the household or incarceration of the caretaker.

(c) The residential standard shall be used only if an approved service plan is on file which documents that the child is temporarily absent from the home because of basic education or training, if the training results in gainful employment.

Standards for Foster Family Care

	Monthly Rate	Daily Rate
Infant through 4 years	\$225.00	\$7.41
5 through 11 years	\$304.00	\$10.02
12 years and older	\$386.00	\$12.70

(d) The foster care standards shall also be used to meet the maintenance needs of a child of an ADC-FC recipient if the recipient and the child are living together in the same foster care living arrangement. The effective date of this regulation shall be May 1, 1990. (Authorized by K.S.A. 39-708c; implementing K.S.A. 39-708c, K.S.A. 1989 Supp. 39-709, 1990 SB 413; effective May 1, 1981; amended, E-82-11, June 17, 1981; amended May 1, 1982; amended, T-83-17, July 1, 1982; amended, T-84-8, April 1, 1983; amended, T-84-9, May 1, 1983; amended, T-84-11, July 1, 1983; amended May 1, 1984; amended, T-85-19, July 1, 1984; amended May 1, 1985; amended, T-86-19, July 1, 1985; amended, T-86-42, Dec. 18, 1985; amended May 1, 1986; amended, T-87-44, Jan. 1, 1987; amended, T-88-10, May 1, 1987; amended, T-88-14, July 1, 1987; amended May 1, 1988; amended T-30-7-1-88, July 1, 1988; amended Sept. 26, 1988; amended July 1, 1989; amended T-30-2-28-90, Feb. 28, 1990; amended May 1, 1990.)

> Winston Barton Secretary of Social and Rehabilitation Services

State of Kansas State Corporation Commission

Permanent Administrative Regulations

Article 4.—MOTOR CARRIERS OF PERSONS AND PROPERTY

82-4-1. Definitions. The following terms used in connection with the regulations of the state corporation commission governing motor carriers shall be considered and defined as follows:

(a) The term "motor carrier" means any corporation, partnership or individual subject to the provisions of the motor carrier law of Kansas and under the jurisdiction of the state corporation commission of the state of Kansas.

(b) The term "certificate" refers to a document evidencing a certificate of convenience and necessity issued to intrastate common carriers to operate motor vehicles as common carriers.

(c) The term "permit" refers to the document evidencing authority of a motor carrier to operate motor

vehicles as a contract or private carrier.

(d) The term "license" refers to the document evidencing the registration of an interstate common or contract motor carrier or interstate exempt motor carrier to operate motor vehicles in the state of Kansas in interstate commerce.

(e) The term "tariff publication" means the rates, charges, classification, ratings, or rules and regulations published by, for or on behalf of common or contract motor carriers of property or passengers.

(f) For the purpose of this rule, the term "entire direct case" shall include, but not be limited to, all testimony, exhibits and other documentation offered in support of

the proposed rates.

(g) The term "distance" means air line distances. Distances shall be computed from the corporate limits of incorporated communities and from the post office of unincorporated communities. If there is no post office in the unincorporated community, the distance shall be computed from the center of the business district.

(h) The term "express carrier" means a public motor carrier of property who carries shipments the maximum weight of which does not exceed 350 pounds for one

package or parcel.

(i) The term "KCC" means the state corporation com-

mission of Kansas.

- (j) The term "driveaway operation" or "towaway operation" means an operation in which any vehicle or vehicles, operated singly or in lawful combinations, new or used, not owned by the transporting motor carrier, constitute the commodity being transported.
 - (k) The term "driver" means a motor vehicle operator.
- (l) The term "organization" means a legal entity which administers an agreement approved under K.A.R. 82-4-69
- (m) The term "single line rate" means a rate, charge, or allowance established by a single common or contract motor carrier of property or passengers that is applicable only over its line and for which the transportation can be provided by that carrier.

(n) The term "joint line rate" means a rate, charge, or allowance established by two or more common motor carriers of property or passengers that is applicable over their lines and for which the transportation can be provided by these carriers.

(o) The term "docketing" means entering the proposal in the organization files and then giving notice of the proposal to other carrier members of the organization and

shipper subscribers.

(p) The terms "general increase" or "general decrease" means a common or contract motor carrier rate increase or decrease proposed as a general adjustment of substantially all the rates published in a tariff.

(q) The term "notice" means advance notification to shipper subscribers through the organization's docket

service.

(r) The term "affiliate" means a person or company controlling, controlled by, or under common control or ownership with, another person or company.

(s) The term "ownership" means an equity holding in

a business entity of at least 5%.

(t) The term "industry average carrier cost information" means the average intrastate cost of the carriers who participate in an organization tariff and who have authority from the commission to transport the commodities indicated in the organization tariff.

(u) Except when used in 49 CFR Part 391 subpart H, the term "commercial motor vehicle" means a vehicle or

combination of vehicles:

(1) registered for a gross weight of more than 12,000 pounds;

(2) designed to transport more than 15 passengers, in-

cluding the driver; or

(3) used in the transportation of hazardous materials in a quantity requiring placarding under regulations of the

hazardous materials transportation act.

- (v) The term "licensed physician" means a licensed doctor of medicine or osteopathy. (Authorized by and implementing K.S.A. 66-1,112, 66-1,112a, 66-1,112g; effective Jan. 1, 1971; modified, L. 1981, Ch. 424, May 1, 1981; amended T-83-45, Dec. 8, 1982; amended May 1, 1983; amended May 1, 1984; amended April 30, 1990.)
- 82-4-3. Motor carrier safety regulations. (a) The following parts of the federal rules and regulations promulgated by the U.S. department of transportation, federal highway administration, and bureau of motor carrier safety, are hereby incorporated by reference as the rules and regulations of the state corporation commission of the state of Kansas. The incorporation by reference shall cover the parts as they exist on January 1, 1989. (1) Federal motor carrier safety regulations: General, 49 CFR Part 390, except:

(A) 49 CFR 390.3(b), (c), (f)(1), (f)(2), (f)(3), (f)(4), (f)(5),

(f)(6), (g) and (h);

(B) the following terms as they appear in 49 CFR 390.5; "exempt intracity zone," "exempt motor carrier," "motor vehicle," "person" and "private motor carrier of property"; "commercial motor vehicle," "motor carrier," and "driver"; and

(C) 49 CFR 390.11.

(2) Qualifications of drivers: 49 CFR Part 391, except (continued)

sections 49 CFR 391.2, 391.11(b)(1), 391.41, 391.43, 391.45, 391.47, 391.49 and 391.69. Subpart H of 49 CFR Part 391 shall not apply to motor carriers operating in intrastate commerce.

- (3) Driving of motor vehicles: 49 CFR Part 392, except sections 49 CFR 392.2, 392.30, 392.31, 392.32, 392.40 and 392.41.
- (4) Parts and accessories necessary for safe operation: 49 CFR Part 393, except sections 49 CFR 393.81, 393.87 and 393.95(a).
- (5) Notification and reporting of accidents: 49 CFR Part 394.
- (6) Hours of service of drivers: 49 CFR Part 395, except sections 49 CFR 395.3(c) and 395.8(1)(2).
- (7) Inspection, repair and maintenance: 49 CFR Part 396.
- (8) Transportation of hazardous materials; driving and parking rules: 49 CFR Part 397.
- (9) Transportation of migrant workers: 49 CFR Part 398.
- (10) Employee safety and health standards: 49 CFR Part 399.
- (b) Whenever the incorporated federal regulations refer to portions of the federal regulations that are not included under subsection (a), those references shall not be applicable to this regulation.
- (c) The following terms as used in this regulation and the identified sections of the regulations adopted by reference are defined as follows:
- (1) The term "special agent of FHWA or special agent of the federal highway administration and authorized representatives of the federal highway administration," as used in 49 CFR 394.15(a), 395.13(a), 396.9(a), 398.8(a) and 399 appendix B, means authorized representatives of the state corporation commission of Kansas, and members of the Kansas highway patrol who have been certified in the inspection of motor carriers based on the motor carrier safety assistance program standards.
- (2) The term "authorized FHWA personnel," as used in 49 CFR 396.9(b), means members of the Kansas highway patrol or authorized representatives of the state corporation commission of Kansas who have been certified in the inspection of motor carriers based on the motor carrier safety assistance program standards.
- (3) The term "associate regional administrator, motor carrier safety, federal highway administration," as used in 49 CFR 394.9(d), means superintendent, Kansas highway patrol.
- (4) The term "director, regional motor carrier safety office of the federal highway administration," as used in 49 CFR 390.40, 391.51(g), 394.7(a), 394.9(a), 394.11(a), 395.8(k)(2) and 397.19(b) means, the superintendent, Kansas highway patrol and the administrator of the transportation division of the state corporation commission of Kansas.
- (5) The term "regional federal highway administrator," as used in 49 CFR 391.51(b)(2), means director of transportation, state corporation commission of Kansas.
- (6) The term "department of transportation act," as used in 49 CFR 394.3(a), means the department of transportation act and the motor carrier act of the state of Kansas.

- (d) Copies of the motor carrier safety regulations promulgated by the U.S. department of transportation may be obtained from the superintendent of documents, United States government printing office, Washington, D.C. 20402. (Authorized by and implementing K.S.A. 66-1,112, 66-1,112a, 66-1,112g; and K.S.A. 1989 Supp. 66-1,129; effective Jan. 1, 1971; modified, L. 1981, ch. 424, May 1, 1981; amended May 1, 1984; amended May 1, 1985; amended May 1, 1987; amended April 30, 1990.)
- **82-4-8a.** Accessories and equipment. Every motor carrier shall carry on each of its motor vehicles the following accessories and equipment. (a) Fire extinguisher.
- (1) Every motor vehicle shall be equipped with a fire extinguisher that is properly filled and is readily accessible.
- (2) The fire extinguisher shall be securely mounted on the vehicle.
- (3) The fire extinguisher shall be designed, constructed and maintained to permit visual determination of whether it is fully charged.
- (4) The extinguisher shall have an extinguishing agent that does not need protection from freezing.
- (5) The classification and rating of fire extinguishers in this subsection shall conform to the laboratory standards recognized by the national fire protection association.
- (6) The fire extinguisher shall not use a vaporizing liquid that gives off vapors more toxic than those produced by these substances shown as having a toxicity rating of five or six in the classification of comparative life hazard of gases and vapors.
- (7) Motor vehicles that are not used to transport hazardous materials shall be equipped with either a fire extinguisher having a rating of five B:C or two fire extinguishers, each of which has a rating of four B:C.
- (8) Motor vehicles that are used to transport hazardous materials shall be equipped with a fire extinguisher having a rating of not less than 10 B:C.
- (9) Cargo tank vehicles requiring flammable liquid placards shall be provided with at least one approved hand fire extinguisher, whether a dry chemical or carbon dioxide type, having a net content of not less than 20 B:C. Two approved hand fire extinguishers, either a dry chemical or carbon dioxide type, having a net content of not less than 10 B:C for each extinguisher, may be used in lieu of one 20 B:C extinguisher. Fire extinguishers shall be kept in good operating condition, shall be located in an accessible place on each motor vehicle or tank vehicle and shall be housed in a weather-tight enclosure.
- (10) The requirements of subsection (a) shall not apply to any bus having a seating capacity of eight or less persons or to a driveaway or towaway operation.
- (11) Each fire extinguisher required by subsection (a) shall be labeled or marked with its rating. (Authorized by and implementing K.S.A. 66-1,129 as amended by L. 1988, Ch. 356, Sec. 242; effective May 1, 1981; amended May 1, 1984; amended April 30, 1990.)
- **82-4-20.** Transportation of hazardous materials by motor vehicles. (a) The following parts of the federal hazardous materials rules and regulations promulgated by the U.S. department of transportation are incorporated by reference as the rules and regulations of the state corporation commission of the state of Kansas: Title 49 CFR,

Parts 107.103(b) and 107.105, 171, 172, 173, 177 and 178, except sections 49 CFR 171.7(d)(27), as in effect on January 1, 1989.

(b) Whenever the incorporated federal regulations refer to portions of the federal regulations that are not included under subsection (a), those references shall not be ap-

plicable to this regulation.

- (c) Any reference to the following publications listed in 49 CFR 171.7(d)(1); (d) (3)(ii), (iii) and (iv); (d)(5)(i), (ii), (vi), (vii), (ix), (xix), (xx), (xxi), (xxii), (xxiii), (xxiv), (xxv), (xxvi), (xxvii), (xxviii), (xxix), (xxx), (xxxi), (xxxii) and (xxxiii); (d)(6); (d)(7) (i), (ii), (iii) and (iv); (d)(13); (d)(14); (d)(15)(i) and (ii); (d)(16)(i); (d)(17); (d)(18); (d)(19); (d)(20); (d)(21); (d)(22); (d)(25); (d)(26); (d)(27); (d)(28) are excepted from these regulations: "Manual on Roof Coverings," NFPA 203M-1970; and "Specifications, Properties, and Recommendations for Packaging, Transportation, Storage, and Use of Ammonium Nitrate." Any regulation subsections in which these exceptions appear are not authorized by reference in this regulation. (Authorized by K.S.A. 66-1.112, K.S.A. 66-1,112a, K.S.A. 66-1,112g and K.S.A. 66-1,129 L. 1988, Ch. 356, Sec. 242; implementing K.S.A. 66-1,112 and K.S.A. 66-1,129 L. 1988, Ch. 356, Sec. 242; effective Jan. 1, 1971; amended May 1, 1981; amended May 1, 1984; amended May 1, 1985; amended May 1, 1987; amended May 1, 1988; amended April 30, 1990.)
- 82-4-38. Identification tags. Identification tags shall be displayed at all times on the front of the vehicle for which the tag was issued. (a) Every vehicle operated by an intrastate common carrier having no operating authority issued by the interstate commerce commission shall be issued and shall display a tag which is white and blue.
- (b) Every vehicle operated by an interstate exempt carrier having no authority issued by the interstate commerce commission shall be issued and shall display a tag which is white and blue.
- (c) Every vehicle operated by an intrastate contract carrier having no operating authority issued by the interstate commerce commission shall be issued and shall display a tag which is white and red.
- (d) Every vehicle operated by a private carrier having no operating authority issued by the interstate commerce commission shall be issued and shall display a tag which is black and white.
- (e) Every local wrecker vehicle shall be issued and shall display a tag which is vellow and green. A decal printed with "local wrecker" shall be centered on the bottom of the local wrecker tag. (Authorized by K.S.A. 66-1,112, K.S.A. 66-1,112a, K.S.A. 66-1,112g, K.S.A. 66-1333; implementing K.S.A. 66-1,129 as amended by L. 1988, ch. 356 and 242, K.S.A. 66-1,139 as amended by L. 1989, ch. 208, and 1, K.S.A. 66-1329; effective Jan. 1, 1971; amended May 1, 1981; amended, T-85-48, December 19, 1984; amended May 1, 1985; amended April 30, 1990.)

Judith McConnell Executive Director

State of Kansas

Board of Pharmacy

Permanent Administrative Regulations

Article 1.—REGISTRATION AND EXAMINATION OF PHARMACISTS

68-1-1b. Continuing educational unit. (a) Ten clock hours of continuing education approved by the board shall constitute one continuing educational unit (C.E.U.).

(b) One and one-half of C.E.U.(s) shall be required for

renewal during each annual licensure period.

(c) All continuing education programs recognized by the American council on pharmaceutical education shall be approved by the board. The board may approve continuing education credit received from other providers after review and consideration of the following documentation submitted to the board by the licensee:

(1) A copy of the certification of attendance of completion for the program which shall include the program title, type of course or program, name of provider, and the number of continuing education units completed; and

(2) a brief summary of the program which states the program's objectives and describes the relevance of the

program to the practice of pharmacy.

(d) A licensee shall not be allowed to carry forward excess hours earned in one licensure period into the next

annual licensure period.

(e) This regulation shall become effective on July 1, 1990. (Authorized by and implementing K.S.A. 1988 Supp. 65-1632; effective E-76-31, Aug. 11, 1975; effective May 1, 1976; amended May 1, 1978; amended May 1, 1983; amended May 1, 1986; amended May 1, 1987; amended July 1, 1990.)

Article 2.—DRUGSTORES

- 68-2-12a. Minimum requirements. (a) Each registered pharmacy, other than a medical care facility, shall possess and have available for use a library that includes:
- (1) The United States pharmacopoeia/national formulary and the current United States pharmacopeia-dispensing information, volumes I, II, and III;
- (2) a current copy of the Kansas pharmacy act, the Kansas uniform controlled substances act and current regulations under both acts; and

(3) one recognized text in toxicology, pharmacology, and drug interactions, and a medical dictionary.

(b) Each registered pharmacy shall have in its possession the equipment and supplies necessary to compound, dispense, label, administer and distribute drugs. The equipment shall be in good repair and shall be available in sufficient quantities to meet the needs of the practice of pharmacy conducted therein. (Authorized by K.S.A. 1988 Supp. 65-1630; implementing K.S.A. 65-1642, as amended by L. 1989, Ch. 194, Sec. 1; effective May 1, 1983; amended May 1, 1986; amended May 1, 1987; amended April 30, 1990.)

Article 9.—AUTOMATED PRESCRIPTION SYSTEMS

68-9-1. Computerized and automated prescription systems. All computerized and automated prescription systems operating within this state shall comply with the following provisions:

(a) The pharmacist in charge of such a system shall:

(1) Develop a written policy and procedures manual for control, use and operation of the system;

(2) assure that only licensed pharmacists make decisions

concerning judgmental functions;

(3) be responsible for all drug information within the system;

(4) assure complete control over the dispensing of med-

ication is vested in licensed pharmacists;

- (5) have an auxiliary procedure which shall be used for documentation of refills of all prescription orders when the system becomes inoperable. This auxiliary procedure shall insure that refills are authorized by the original prescription order, that the maximum number of refills has not been exceeded, and that all of the appropriate data is retained for on-line data entry as soon as the computerized and automated system is available for use again;
- (6) maintain on file a written prescription, preserving all information contained in the original prescription. A machine printed supplement may be filed with or attached to the written prescription, so as not to obscure the required information on the original prescription, which provides all necessary information to comply with the law;

(7) provide a method of numerically identifying each

patient's written prescription;

(8) maintain the confidentiality of prescriptions and assure that the system has adequate security and systems safeguards to prevent against unauthorized access, modification or manipulation of patient profile data;

(9) maintain a written prescription daily log, which may be replaced monthly with a monthly log. The daily log

shall include, but not be limited to:

(A) The original prescription number:

- (B) the date of issuance of the original prescription order by the practitioner;
 - (C) the full name and address of the patient;
- (D) the name and address of the practitioner and the DEA registration number where required;
- (E) the name, strength, desage form, and quantity of the medication prescribed;
- (F) the quantity dispensed, if different from the quantity prescribed; and
- (G) the total number of refills authorized by the prescribing practitioner.

(b) Each computerized and automated prescription sys-

tem shall possess the following capabilities:

(1) A method of storing each active patient profile so that it is immediately available upon request at the practice site. Sufficient historical patient profile data shall be stored and made available for the pharmacist to exercise appropriate clinical judgment when dispensing the prescription;

(2) a method of documenting that an individual pharmacist has taken responsibility for the accuracy of the information entered and that an individual pharmacist has

taken responsibility for the accuracy of each authorized refilling of the prescription:

(3) a method for drug use control which includes the ability to ascertain quantities, exact refill data, dates of previous refillings, and number of refills remaining;

(4) a method of identifying on a daily basis the phar-

macist filling each prescription;

(5) a method for handling partial fillings and refillings of prescriptions and a method for handling compounded prescriptions;

(6) a method of providing for a complete daily record of all controlled substances within 72 hours and a method to obtain that information upon authorized request within

a 48 hour period;

(7) a method of reproducing all information within the system in written form upon authorized request; and

(8) a method of providing a label containing the information required under K.A.R. 68-7-14 and the date of the original filling of all scheduled drugs. (Authorized by K.S.A. 1988 Supp. 65-1630, 65-4102; implementing K.S.A. 1988 Supp. 65-1637, 65-1642, as amended by L. 1989, Ch. 194, Sec. 1, and K.S.A. 65-4121; effective May 1, 1980; amended May 1, 1989, amended April 30, 1990.)

Article 20.—CONTROLLED SUBSTANCES

68-20-20. Controlled substances listed in schedules III and IV. (a) Requirements of prescription. (1) A pharmacist may dispense a controlled substance listed in schedule III, IV or V, which is a prescription drug as determined under these regulations or under the federal food, drug, and cosmetic act, pursuant only to a written prescription signed by a prescribing individual practitioner, or an oral prescription made by a prescribing individual practitioner, and promptly reduced to writing by the pharmacist containing all information required under K.A.R. 68-20-18c, except for the signature of the prescribing practitioner.

(2) A practitioner may administer or dispense a controlled substance listed in schedule III, or IV or V in the course of the practitioner's professional practice without

a prescription, subject to K.A.R. 68-20-18e.

(3) A medical care facility registered with the board may administer or dispense directly, but not prescribe, a controlled substance listed in schedule III, IV or V only pursuant to a written prescription signed by the prescribing practitioner, or to an order for medication made by a practitioner which is dispensed for immediate administration to the ultimate user.

(b) Filling of prescriptions. (1) Each refilling of a prescription shall be entered on the back of a prescription,

with the following additional information:

(A) Date of refilling or dispensing;

(B) the amount dispensed; and (C) the name or initials of the

- (C) the name or initials of the dispensing pharmacist or intern.
- (2) Additional quantities of controlled substances listed in schedules III or IV may be authorized by a prescribing practitioner through an oral refill authorization transmitted to the pharmacist provided the following conditions are met:
- (A) The total quantity authorized, including the amount of the original prescription, does not exceed five refills

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nor extend beyond six months from the date of issue of the original prescription;

(B) the pharmacist obtaining the oral authorization records on the reverse of the original prescription the date, quantity of refill, number of additional refills authorized, and initials of the pharmacist who received the authorization from the prescribing practitioner;

(C) the quantity of each additional refill authorized is equal to or less than the quantity authorized for the initial

filling of the original prescription; and

(D) the prescribing practitioner executes a new prescription as provided in K.A.R. 68-20-18c for any additional quantities beyond the five refill, six-month limitation.

(3) As an alternative to the procedures provided by paragraph (2), an automated data processing system may be used for the storage and retrieval of refill information for prescription orders for controlled substances in schedule III and IV, subject to the following conditions:

(A) Any such proposed computerized system must provide on-line retrieval (via CRT display or hard-copy printout) or original prescription order information for those prescription orders which are currently authorized for refilling. This shall include, but is not limited to, the original prescription number, date of issuance of the original prescription order by the practitioner, full name and address of the patient, name, address, and DEA registration number of the practitioner, and the name, strength, dosage form, quantity of the controlled substance prescribed (and the quantity dispensed if different from the quantity prescribed), and the total number of refills authorized by the prescribing practitioner;

(B) any such proposed computerized system must also provide on-line retrieval (via CRT display or hard-copy printout) of the current refill history for schedule III or IV controlled substance prescription orders (those authorized for refill during the past six months). This refill history shall include, but is not limited to, the name of the controlled substance, the date of refill, the quantity dispensed, the identification code, or name or initials of the dispensing pharmacist for each refill and the total number of refills dispensed to date for that prescription

order;

(C) documentation that the refill information entered into the computer each time a pharmacist refills an original prescription order for a schedule III or IV controlled substance is correct must be provided by the individual pharmacist who makes use of such a system. If such a system provides a hard-copy printout of each day's controlled substance prescription order refill data, that printout shall be verified, dated, and signed by the individual pharmacist who refilled such a prescription order. The individual pharmacist must verify that the date indicated is correct and then sign this document in the same manner as the pharmacist would sign a check or legal document. This document shall be maintained in a separate file at the pharmacy for a period of five years from the dispensing date. This printout of the day's controlled substance prescription order refill data must be provided to each pharmacy using such a computerized system within 72 hours of the date on which the refill was dispensed. It must be verified and signed by each pharmacist who is involved with such dispensing. In lieu of such a printout, the pharmacy shall maintain a bound log book, or separate file, in which each individual pharmacist involved in such dispensing shall sign a statement (in the manner previously described) each day, attesting to the fact that the refill information entered into the computer that day has been reviewed by the pharmacist and is correct as shown. Such a book or file must be maintained at the pharmacy employing such a system for a period of five years after the date of dispensing the appropriately authorized refill;

(D) any such computerized system shall have the capability of producing a printout of any refill data which the user pharmacy is responsible for maintaining. This would include a refill-by-refill audit trail for any specified strength and dosage form of any controlled substance (by either brand or generic name or both). Such a printout must include name of the prescribing practitioner, name and address of the patient, quantity dispensed on each refill, date of dispensing for each refill, name or identification code of the dispensing pharmacist, and the number of the original prescription order. In any central computerized system employed by a user pharmacy, the central recordkeeping location must be capable of sending the printout to the pharmacy within 48 hours, and if an authorized agent of the board requests a copy of such printout from the user pharmacy, it must, if requested to do so by the agent, verify the printout transmittal capability of its system by documentation (e.g. postmark); and

(E) in the event that a pharmacy which employs such a computerized system experiences system down-time, the pharmacy must have an auxiliary procedure which will be used for documentation of refills of schedule III and IV controlled substance prescription orders. This auxiliary procedure must insure that refills are authorized by the original prescription order, that the maximum number of refills has not been exceeded, and that all of the appropriate data is retained for on-line data entry as soon as the computer system is available for use again.

(4) When filing refill information for original prescription orders for schedule III or IV controlled substances, a pharmacy may use one of the two systems described

in paragraphs (2) or (3) of this section.

(5) In the case of medical care facilities registered with the board, all requirements mentioned in paragraphs (1), (2), and (3) above shall be maintained on the medication records or other readily retrievable records regularly maintained by the medical care facility.

(c) Partial filling of prescriptions. A prescription for a controlled substance listed in schedule III, IV or V may be partially filled if: (1) Each partial filling is recorded in

the same manner as a refilling;

(2) The total quantity dispensed in all partial fillings does not exceed the total quantity prescribed; and

(3) Except for a controlled substance listed in schedule V, no dispensing occurs after six months after the date on which the prescription was issued.

(d) Labeling of substances. The pharmacist filling a prescription for a controlled substance listed in schedule III or IV shall affix to the package a label showing the pharmacy name and address, the serial number and date of initial filling, the name of the patient, the name of the

practitioner issuing the prescription, and directions for use and cautionary statements, if any, contained in the

prescription as required by law.

(e) Filing prescriptions. All prescriptions for controlled substances listed in schedules III, IV and V shall be kept in accordance with K.A.R. 68-20-16. (Authorized by and implementing K.S.A. 65-4102, 65-4121, 1988 Supp. 65-4123; effective, E-73-24, Aug. 25, 1972; effective Jan. 1, 1973; amended May 1, 1983; amended April 30, 1990.)

Thomas C. Hitchcock Executive Secretary

Doc. No. 008926

State of Kansas

Department of Wildlife and Parks

Permanent Administrative Regulations

Article 1.—GAME BIRDS

23-1-12. (Authorized by K.S.A. 32-164 and 32-178; implementing K.S.A. 32-178; effective Nov. 18, 1987; revoked April 30, 1990.)

Article 2.—GAME ANIMALS

- **23-2-7.** (Authorized by K.S.A. 32-164; implementing K.S.A. 32-110a and 32-178; effective May 1, 1981; amended May 1, 1982; amended May 1, 1988; revoked April 30, 1990.)
- **23-2-14.** (Authorized by K.S.A. 32-215; implementing K.S.A. 32-178 and 32-179; effective May 1, 1981; amended May 1, 1983; amended May 1, 1985; amended May 1, 1986; effective, T-89-20, May 27, 1988; effective T-23-9-12-88, Sept. 12, 1988; amended Oct. 17, 1988; revoked April 30, 1990.)
- 23-2-15. (Authorized by and implementing K.S.A. 32-164, 32-178, and 32-179; effective May 1, 1985; amended May 1, 1987; amended May 1, 1988; revoked April 30, 1990.)
- 23-2-16. (Authorized by and implementing K.S.A. 32-158a; effective Jan. 1, 1988; revoked April 30, 1990.)

Article 5.—SPECIALTY SURETY BOND PROGRAM

23-5-1 to 23-5-8. (Authorized by and implementing K.S.A. 1987 Supp. 9-328; effective, T-88-19, July 1, 1987; effective, T-89-20, May 27, 1988; effective T-23-9-12-88, Sept. 12, 1988; effective Oct. 17, 1988; revoked April 30, 1990.)

Article 3.—OTHER FEES AND CHARGES

- **33-3-2.** (Authorized by and implementing K.S.A. 1982 Supp. 74-4510; effective Jan. 1, 1966; amended May 1, 1983; revoked April 30, 1990.)
- **33-3-4.** (Authorized by and implementing K.S.A. 1982 Supp. 74-4510; effective, T-83-39, Nov. 23-1982; effective May 1, 1983; revoked April 30, 1990.)

Article 4.—BIG GAME

- 115-4-3. Antelope; legal equipment, taking methods, and general provisions. (a) Hunting equipment for the taking of antelope during an archery antelope season shall consist of:
 - (1) bows and arrows;
- (A) each bow shall not be less than 45 pounds pull up to or at full draw;
 - (B) each bow shall be hand-drawn;
- (C) each bow shall have no mechanical device that locks the bow at full or partial draw;
- (D) each bow shall be designed to shoot only one arrow at a time:
 - (E) each bow shall have no more than 65% let-off:
- (F) each bow shall have no electronic or chemical devices attached to the bow or arrow with the exception of lighted pin sights attached to the front of the bow; and
- (G) each arrow used for hunting shall be equipped with a non-barbed broadhead point with all metal cutting edges.
 - (2) crossbows as authorized under K.A.R. 115-18-7.
- (b) Hunting equipment for the taking of antelope during a firearm antelope season shall consist of:
 - (1) equipment as authorized in subsection (a);
- (2) centerfire rifles that fire a bullet greater than .23 inches in diameter:
- (3) muzzleloading rifles that fire a bullet of .39 inches in diameter or larger and can only be loaded through the front of the firing chamber with separate components;
- (4) shotguns, 20 gauge or larger, using only rifled slugs; and
- (5) centerfire handguns, that fire a bullet greater than .23 inches in diameter; and use a cartridge case 1.280 inches or more in length:
- (6) only soft point, hollow point or other expanding bullets shall be used with centerfire rifles or centerfire handguns; and
- (7) only centerfire rifles and centerfire handguns that are not fully automatic centerfire rifles or centerfire handguns shall be used.
- (c) Hunting equipment for the taking of antelope during a muzzleloader-only firearm season shall be single barrel, muzzleloading rifles with iron or peep sights and that fire a bullet of .39 inches in diameter or larger and can only be loaded through the front of the firing chamber with separate components.
- (d) Decoys, except live decoys, lures and non-electronic calls, may be used while hunting antelope.
- (e) Blinds and stands may be used while hunting antelope.
 - (f) General provisions:
- (1) removal of the game tag from the permit shall invalidate the permit for hunting. Each permittee shall sign and date the game tag and attach the tag to the carcass immediately following the kill and before moving the carcass from the site of the kill;
- (2) any legally acquired antelope meat may be given to and possessed by another, if a written notice that includes the donor's name, address and permit number accompanies the meat:
 - (3) each permittee receiving an informational card shall

report the results of the hunt within 48 hours after the close of the season;

(4) each archery-only antelope permittee shall not have a firearm in possession while hunting antelope;

(5) each muzzleloader-only antelope permittee shall not have a rimfire or centerfire firearm in possession while hunting antelope;

(6) a permit shall not be transferable;

(7) a permit refund shall be granted only if the permittee dies prior to the opening date of the antelope season for which the permit was issued;

(8) in addition to other penalties prescribed by law, each permit obtained by an individual through false representation, misrepresentation, or in excess of the number of permits authorized by rules and regulations shall be invalid from the date of issuance;

(9) each applicant shall not submit more than one application for an antelope permit or apply for an archery antelope and a firearm antelope permit in the same calendar vear except as authorized in subsection (f)(10);

(10) any applicant unsuccessful in obtaining a permit through a drawing may apply for any left-over permits or any other permits that are available on an unlimited basis;

(11) Any landowner-tenant unsuccessful in a drawing for a regular season firearm antelope hunting permit may apply during that year for a restricted permit to hunt antelope on the landowner-tenant's own property in those units where such restricted permits are authorized;

(12) in awarding firearm antelope permits, the first priority shall be those individuals who have not obtained an antelope permit in any of the three previous years;

(13) the second priority shall be all other applicants.

- (g) Only an individual who is a landowner, tenant or a member of the immediate family who resides with a landowner or tenant as described in K.S.A. 1989 Supp. 32-937 shall be eligible to apply for a landowner-tenant permit. (Authorized by K.S.A. 1989 Supp. 32-807 and K.S.A. 1989 Supp. 32-937; implementing K.S.A. 1989 Supp. 32-807, K.S.A. 1989 Supp. 32-937 and K.S.A. 1989 Supp. 32-1002; effective April 30, 1990.)
- 115.4.5. Deer; legal equipment, taking methods, and general provisions. (a) Hunting equipment for the taking of deer during an archery deer season shall consist

(1) bows and arrows;

(A) each bow shall not be less than 45 pounds pull up to or at full draw;

(B) each bow shall be hand-drawn;

- (C) each bow shall have no mechanical device that locks the bow at full or partial draw;
- (D) each bow shall be designed to shoot only one arrow at a time;

(E) each bow shall have no more than 65% let-off;

- (F) each bow shall have no electronic or chemical devices attached to the bow or arrow with the exception of lighted pin sights attached to the front of the bow; and
- (G) each arrow used for hunting shall be equipped with a non-barbed broadhead point with all metal cutting edges.

(2) crossbows as authorized under K.A.R. 115-18-7.

(b) Hunting equipment for the taking of deer during a firearm deer season shall consist of:

(1) equipment as authorized in subsection (a);

(2 centerfire rifles that fire a bullet greater than .23 inches in diameter;

(3) muzzleloading rifles that fire a bullet of .39 inches in diameter or larger and that can only be loaded through the front of the firing chamber with separate components;

(4) shotguns, 20 gauge or larger, using only rifled slugs;

(5) centerfire handguns that fire a bullet greater than .23 inches in diameter and use a cartridge case 1.280 inches or more in length.

(6) only soft point, hollow point or other expanding bullets shall be used with centerfire rifles or centerfire

handguns; and

(7) only centerfire rifles and centerfire handguns that are not fully automatic centerfire rifles or centerfire hand-

guns shall be used.

- (c) Hunting equipment for the taking of deer during a muzzleloader-only firearm season shall be single barrel, muzzleloading rifles with iron or peep sights and that fire a bullet of .39 inches in diameter or larger and that can only be loaded through the front of the firing chamber with separate components.
- (d) Decoys, except live decoys, lures and non-electronic calls, shall be legal.
 - (e) Blinds and stands may be used while hunting deer.

(f) General provisions:

- (1) removal of the game tag from the permit shall invalidate the permit for hunting. Each permittee shall sign and date the game tag and attach the tag to the carcass immediately following the kill and before moving the carcass from the site of the kill;
- (2) any legally acquired deer meat may be given to and possessed by another, if a written notice that includes the donor's name, address and permit number accompanies the meat;
- (3) each permittee receiving an informational card shall report the results of the hunt no later than 48 hours after the close of the season;

(4) each archery-only deer permittee shall not have a firearm in possession while hunting deer;

(5) each muzzleloader-only deer permittee shall not have a rimfire or centerfire firearm in possession while hunting deer;

(6) a permit shall not be transferable;

(7) a permit refund shall be granted only if the permittee dies prior to the opening date of the season for which the permit was issued;

(8) in addition to other penalties prescribed by law, each permit obtained by an individual through false representation, misrepresentation, or in excess of the number of permits authorized by rules and regulation shall be invalid from the date of issuance;

(9) each applicant shall not submit more than one application for a deer permit, or apply for or obtain both an archery deer permit and a firearm deer permit in the same calendar year except under the following conditions:

(A) any applicant unsuccessful in obtaining a permit through a drawing may apply for any left-over permits or any other permits that are available on an unlimited basis;

(B) any applicant have a current year deer season per-

(continued)

mit may apply for additional firearm deer season permits if permits are left over after the firearm deer season drawing under procedures, restrictions and conditions authorized by the department;

(C) any individual having a current year regular archery deer season permit may apply for additional archery deer season permits under procedures, restrictions and con-

ditions authorized by the department;

(10) any landowner-tenant unsuccessful in a drawing for a regular season firearm deer hunting permit may apply during that year for a restricted permit to hunt deer on the landowner-tenant's own property in those units where such restricted permits are authorized;

(11) in awarding firearm deer permits, the first priority shall be those applicants who did not receive a firearm

deer permit the previous year;

(12) the second priority shall be all other applicants; and

(13) landowner-tenants receiving a permit to hunt deer on their own property or permittees receiving a firearm "antlerless only" permit during the previous regular firearm season or permittees receiving a firearm deer permit for a special deer season shall be considered as not having

a firearm deer permit during the previous year.

- (g) Only an individual who is a landowner, tenant or a member of the immediate family who resides with a landowner or tenant as described in K.S.A. 1989 Supp. 32-937 shall be eligible to apply for a landowner-tenant permit. (Authorized by K.S.A. 1989 Supp. 32-807 and K.S.A. 1989 Supp 32-937; implementing K.S.A. 1989 Supp. 32-807, K.S.A. 1989 Supp. 32-937 and K.S.A. 1989 Supp. 32-1002; effective April 30, 1990.)
- 115-4-6. Deer; management units. (a) High Plains; unit 1: that part of Kansas bounded by a line from the Nebraska-Kansas boundary south on federal highway US-283 to its junction with interstate highway I-70, then west on interstate highway I-70 to the Colorado-Kansas boundary, then north along the Colorado-Kansas boundary to its junction with the Nebraska-Kansas boundary, then east along the Nebraska-Kansas boundary to its junction with federal highway US-283, except federal and state sanctuaries.
- (b) Smoky Hill; unit 2: that part of Kansas bounded by a line from the Colorado-Kansas boundary east on interstate highway I-70 to its junction with state highway K-147, then south on state highway K-147 to its junction with state highway K-4, then west on state highway K-4 to its junction with federal highway US-83, then south on federal highway US-83 to its junction with state highway K-96, then west on state highway K-96 to its junction with the Colorado-Kansas boundary, then north along the Colorado-Kansas boundary to its junction with interstate highway I-70, except federal and state sanctuaries.
- (c) Kirwin-Webster; unit 3: that part of Kansas bounded by a line from the Nebraska-Kansas boundary south on state highway K-8 to its junction with federal highway US-36, then east on federal highway US-36 to its junction with federal highway US-281, then south on federal highway US-281 to its junction with interstate highway I-70, then west on interstate highway I-70 to its junction with federal highway US-283, then north on federal highway US-283 to its junction with the Nebraska-Kansas bound-

ary, then east along the Nebraska-Kansas boundary to its junction with state highway K-8, except federal and state sanctuaries.

(d) Kanopolis; unit 4; that part of Kansas bounded by a line from the interstate highway I-70 and state highway K-147 junction, then east on interstate highway I-70 to its junction with federal highway US-81, then south on federal highway US-81 to its junction with state highway K-4, then west on state highway K-4 to its junction with state highway K-147, then north on state highway K-147 to its junction with interstate highway I-70, except federal and state sanctuaries.

Smoky Hill Weapons' Range; subunit 4a: the following described area shall be designated a subunit of unit 4 and, with approval of air national guard command, the area shall be open for the taking of deer during the firearm season; United States government land lying entirely within the boundaries of the Smoky Hill Weapons Range. Persons hunting in this subunit during the firearm deer season are required to be in possession of a unit 4 permit and any permits and licenses required by air national guard.

- (e) Pawnee; unit 5: that part of Kansas bounded by a line from the state highway K-4 and state highway K-14 junction, then south on state highway K-14 to its junction with federal highway US-50, then west on federal highway US-183, then northeast and north on federal highway US-183 to its junction with federal highway US-186, then west on federal highway US-156 to its junction with federal highway US-283, then north on federal highway US-283 to its junction with state highway K-4, then east on state highway K-4 to its junction with state highway K-14, except federal and state sanctuaries.
- (f) Middle Arkansas; unit 6: that part of Kansas bounded by a line from the state highway K-4 and federal highway US-77 junction, then south on federal highway US-77 to its junction with federal highway US-50, then west on federal highway US-50 to its junction with state highway K-14, then north on state highway K-14 to its junction with state highway K-4 to its junction with federal highway US-77, except federal and state sanctuaries.
- (g) Solomon; unit 7: that part of Kansas bounded by a line from the Nebraska-Kansas boundary south on federal highway US-81 to its junction with interstate highway I-70, then west on interstate highway I-70 to its junction with federal highway US-281, then north on federal highway US-36, then west on federal highway US-36 to its junction with state highway K-8, then north on state highway K-8 to its junction with the Nebraska-Kansas boundary, then east along the Nebraska-Kansas boundary to its junction with federal highway US-81, except federal and state sanctuaries.
- (h) Republican; unit 8: that part of Kansas bounded by a line from the Nebraska-Kansas boundary south on federal highway US-77 to its junction with federal highway US-24, then east on federal highway US-24 to its junction with state highway K-113, then south on state highway K-113 to its junction with state highway K-18, then southwesterly on state highway K-18 to its junction with interstate highway I-70, then southwesterly on interstate

highway I-70 to its junction with federal highway US-77, then south on federal highway US-77 to its junction with state highway K-4, then west on state highway K-4 to its junction with federal highway US-81, then north on federal highway US-81 to its junction with the Nebraska-Kansas boundary, then east along the Nebraska-Kansas boundary to its junction with federal highway US-77, except federal and state sanctuaries.

Fort Riley: subunit 8a: the following described area shall be designated a subunit of unit 8 and, with approval of Fort Riley command, the area shall be open for the taking of deer during the firearm deer season: United States government land lying entirely within the boundaries of the Fort Riley military reservation. Persons hunting in this subunit during the firearm deer season are required to be in possession of a unit 8 permit and any

permits and licenses required by Fort Riley.

(i) Tuttle Creek; unit 9: that part of Kansas bounded by a line from the Nebraska-Kansas boundary, south on federal highway US-75 to its junction with interstate highway I-70, then west on interstate highway I-70 to its junction with state highway K-18, then northeasterly on state highway K-18 to its junction with state highway K-113, then north on state highway K-113 to its junction with federal highway US-24, then west on federal highway US-24 to its junction with federal highway US-77, then north on federal highway US-77 to its junction with the Nebraska-Kansas boundary to its junction with federal highway US-75, except federal and state sanctuaries.

(j) Kaw; unit 10: that part of Kansas bounded by a line from the Nebraska-Kansas boundary south on federal highway US-75 to its junction with interstate highway I-35, then northeasterly on interstate highway I-35 to its junction with state highway K-150, then east on state highway K-150 to the Missouri-Kansas boundary, then north along the Missouri-Kansas boundary to its junction with the Nebraska-Kansas boundary, then west along the Nebraska-Kansas boundary to its junction with federal highway US-75, except federal and state sanctuaries.

Fort Leavenworth; sub unit 10a: the following described area shall be designated a subunit of unit 10 and, with approval of Fort Leavenworth command, the area shall be open for the taking of deer during the firearm deer season: United States government land lying entirely within the boundaries of the Fort Leavenworth military reservation. Persons hunting in this subunit during the firearm deer season are required to be in possession of a unit 10 permit and any permits and licenses required

by Fort Leavenworth.

(k) Osage Prairie; unit 11: that part of Kansas bounded by a line from the Oklahoma-Kansas boundary north on federal highway US-169 to its junction with state highway K-37, then northwesterly on state highway K-37 to its junction with federal highway US-75, then north on federal highway US-75 to its junction with interstate highway I-35, then northeasterly on interstate highway I-35 to its junction with state highway K-150, then east on state highway K-150 to its junction with the Missouri-Kansas boundary, then south along the Missouri-Kansas boundary to its junction with the Oklahoma-Kansas boundary, then west along the Oklahoma-Kansas boundary to its junction with federal highway US-169, except federal and state sanctuaries.

(1) Chautauqua Hills; unit 12: that part of Kansas bounded by a line from the Oklahoma-Kansas boundary north on federal highway US-169 to its junction with state highway K-37, then northwesterly on state highway K-37 to its junction with federal highway US-75, then north on federal highway US-75 to its junction with federal highway US-54, then west on federal highway US-54 to its junction with state highway K-99, then south on state highway K-99 to its junction with federal highway US-160, then west on federal highway US-160 to its junction with state highway K-15, then east and south on state highway K-15 to its junction with the Oklahoma-Kansas boundary, then east along the Oklahoma-Kansas boundary to its junction with federal highway US-169, except federal and state sanctuaries.

(m) Lower Arkansas; unit 13: that part of Kansas bounded by a line from the Oklahoma-Kansas boundary north on federal highway US-81 to its junction with state highway K-53, then east on state highway K-53 to its junction with state highway K-15, then southeasterly on state highway K-15 to its junction with the Oklahoma-Kansas boundary, then west along the Oklahoma-Kansas boundary to its junction with federal highway US-81, ex-

cept federal and state sanctuaries.

(n) Flint Hills; unit 14: that part of Kansas bounded by a line from the junction of interstate highway I-70 and federal highway US-75, then south on federal highway US-75 to its junction with federal highway US-54, then west on federal highway US-54 to its junction with state highway K-99, then south on state highway K-99 to its junction with federal highway US-160, then west on federal highway US-160 to its junction with federal highway US-77, then north on federal highway US-77 to its junction with interstate highway I-70, then east on interstate highway I-70 to its junction with federal highway US-75, except federal and state sanctuaries.

(o) Ninnescah; unit 15: that part of Kansas bounded by a line from the Oklahoma-Kansas boundary north on state highway K-179 to its junction with state highway K-14, then continuing north on state highway K-14 to its junction with state highway K-42, then west on state highway K-42 to its junction with federal highway US-281, then north on federal highway US-281 to its junction with federal highway US-54, then west on federal highway US-54 to its junction with federal highway US-183, then north on federal highway US-183 to its junction with federal highway US-50, then east on federal highway US-50 to its junction with federal highway US-77, then south on federal highway US-77 to its junction with state highway K-15, then west and northwest on state highway K-15 to its junction with state highway K-53, then west on state highway K-53 to its junction with federal highway US-81, then south on federal highway US-81 to the Oklahoma-Kansas boundary, then west along the Oklahoma-Kansas boundary to its junction with state highway K-179, except federal and state sanctuaries.

(p) Red Hills: unit 16: that part of Kansas bounded by a line from the Oklahoma-Kansas boundary north on state highway K-1 to its junction with federal highway US-183, then north on federal highway US-183 to its junction with federal highway US-54, then east on federal highway US-

(continued)

54 to its junction with federal highway US-281, then south on federal highway US-281 to its junction with state highway K-42, then east on state highway K-42 to its junction with state highway K-14, then south on state highway K-14 to its junction with state highway K-179, then south on state highway K-179 to the Oklahoma-Kansas boundary, then west along the Oklahoma-Kansas boundary to its junction with state highway K-1, except federal and state sanctuaries.

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- (q) West Arkansas; unit 17: that part of Kansas bounded by a line from the Colorado-Kansas boundary east on state highway K-96 to its junction with federal highway US-83, then north on federal highway US-83 to its junction with state highway K-4, then east on state highway K-4 to its junction with federal highway US-283, then south on federal highway US-283 to its junction with federal highway US-156, then east on federal highway US-156 to its junction with federal highway US-183, then south on federal highway US-183 to its junction with federal highway US-54, then southwest on federal highway US-54 to its junction with federal highway US-283, then north on federal highway US-283 to its junction with federal highway US-56, then southwest on federal highway US-56 to its junction with state highway K-144, then west on state highway K-144 to its junction with federal highway US-160, then continuing west on federal highway US-160 to the Colorado-Kansas boundary, then north along the Colorado-Kansas boundary to its junction with state highway K-96, except federal and state sanctuaries.
- (r) Cimarron; unit 18: that part of Kansas bounded by a line from the Colorado-Kansas boundary east on federal highway US-160 to its junction with state highway K-144, then east on state highway K-144 to its junction with federal highway US-56, then east on federal highway US-56 to its junction with federal highway US-283, then south on federal highway US-283 to its junction with federal highway US-54, then northeast on federal highway US-54 to its junction with federal highway US-183, then south on federal highway US-183 to its junction with state highway K-1, then south on state highway K-1 to its junction with the Oklahoma-Kansas boundary, then west along the Oklahoma-Kansas boundary to its junction with the Colorado-Kansas boundary, then north along the Colorado-Kansas boundary to its junction with federal highway US-160, except federal and state sanctuaries. (Authorized by K.S.A. 1989 Supp. 32-807; implementing K.S.A. 1989 Supp. 32-807 and K.S.A. 1989 Supp. 32-937; effective April 30, 1990.)
- 115-4-7. Elk; legal equipment, taking methods, and general provisions. (a) Hunting equipment for the taking of elk during an archery all season shall consist of:
 - (1) bows and arrows;
- (2) each bow shall not be less than 50 pounds pull up to or at full draw;
 - (3) each bow shall be hand-drawn;
- (4) each bow shall have no mechanical device that locks the bow at full or partial draw;
- (5) each bow shall be designed to shoot only one arrow at a time;
 - (6) each bow shall have no more than 65% let-off;
 - (7) each bow shall have no electronic or chemical de-

vices attached to the bow or arrow with the exception of lighted pin sights attached to the front of the bow; and

- (8) each arrow used for hunting shall be equipped with a non-barbed broadhead point with all metal cutting edges.
- (b) Hunting equipment for the taking of elk during a firearm elk season shall consist of:
 - (1) equipment as authorized in subsection (a);
- (2) centerfire rifles that fire a bullet greater than .23 inches in diameter and uses a cartridge (case and bullet) greater than two inches in length;
- (3) muzzleloading rifles that fire a bullet of .49 inches in diameter or larger and can only be loaded through the front of the firing chamber with separate components;
- (4) only soft point, hollow point or other expanding bullets shall be used with centerfire rifles; and
- (5) only centerfire rifles that are not fully automatic centerfire rifles shall be used.
- (c) Hunting equipment for the taking of elk during a muzzleloader-only firearm season shall be single barrel, muzzleloading rifles with iron or peep sights and that fire a bullet of .49 inches in diameter or larger and can only be loaded through the front of the firing chamber with separate components.
- (d) Decoys, except live decoys, lures and non-electronic calls, shall be legal.
- (e) Blinds and stands may be used while hunting elk.
- (f) General provisions:
- (1) removal of the game tag from the permit shall invalidate the permit for hunting. Each permittee shall sign and date the game tag and attach the tag to the carcass immediately following the kill and before moving the carcass from the site of the kill;
- (2) any legally acquired elk meat may be given to and possessed by another, if a written notice that includes the donor's name, address and permit number accompanies the meat:
- (3) each permittee receiving an informational card shall report the results of the hunt no later than 48 hours after the close of the season;
- (4) each archery-only elk permittee shall not have a firearm in possession while hunting elk;
- (5) each muzzleloader-only elk permittee shall not have a rimfire or centerfire firearm in possession while hunting elk;
 - (6) a permit shall not be transferable;
- (7) a permit refund shall be granted only if the permittee dies prior to the opening date of the season for which the permit was issued;
- (8) in addition to other penalties prescribed by law, each permit obtained by an individual through false representation, misrepresentation, or in excess of the number of permits authorized by rules and regulation shall be invalid from the date of issuance;
- (9) each applicant shall not submit more than one application for an elk permit or apply for or obtain an archery elk and a firearm elk permit in the same calendar year: and
- (10) each individual receiving an elk hunting permit shall not be eligible to receive an elk hunting permit in subsequent seasons.
- (g) Only an individual who is a landowner, tenant or a member of the immediate family who resides with a

landowner or tenant as described in K.S.A. 1989 Supp. 32-937 shall be eligible to apply for a landowner-tenant permit. (Authorized by K.S.A. 1989 Supp. 32-807 and K.S.A. 1989 Supp. 32-937; implementing K.S.A. 1989 Supp. 32-807, K.S.A. 1989 Supp. 32-937 and K.S.A. 1989 Supp. 32-1002; effective April 30, 1990.)

Article 8.—DEPARTMENT LANDS AND WATERS

115-8-2. Blinds and tree stands. Subject to provisions and restrictions as established by posted notice, blinds and tree stands shall be allowed on department lands and waters as follows: (a) portable blinds, floating blinds and portable tree stands used for hunting may be placed not more than 14 days prior to the hunting season for which the blind or stand will be used and shall be removed from department property within 14 days after the hunting season for which the blind or stand was placed has ended:

(b) portable blinds, floating blinds and portable tree stands used for purposes other than hunting may be placed for a period of time not to exceed 14 days and shall be removed from department property at the conclusion of 14 days or after the intended use of the blind or stand has ended, whichever time period is less;

(c) ladders, screw-in metal steps, and steps attached by ropes, cables or chains may be used for access to portable tree stands and shall be removed at the same time as the portable tree stand is removed as required by subsections (a) or (b):

(d) natural blinds may be used for any authorized activity and shall be constructed of natural herbaceous materials or woody debris or both that are present at the site of the natural blind;

(e) any individual may use a placed portable blind, floating blind, portable tree stand or natural blind when the blind or stand is not occupied; and

(f) any blind, stand or climbing device not in conformance with rules and regulations or posted notice provisions or restrictions may be removed or destroyed by the department. (Authorized by K.S.A. 1989 Supp. 32-807; implementing K.S.A. 1989 Supp. 32-807 and K.S.A. 1989 Supp. 32-1015; effective April 30, 1990.)

Article 10.—SPECIAL SURETY BOND

115-10-1. Special surety bond program; definitions.
(a) "appointing authority" means either the secretary or the county clerk of any county in Kansas;

(b) "license or permit" means any license, stamp or permit issued by the department for sale to the general public;

(c) "applicant" means any person who has presented the appointing authority with a completed application for appointment as a vendor agent for selling licenses and permits:

(d) "special surety bond" means a bond agreement issued by a vendor agent and accepted by the secretary as having satisfied the bond requirements established in K.S.A. 1989 Supp. 32-985;

(e) "premium period" means the period of time in which the vendor agent has paid the prescribed fee and in which the special surety bond shall be in effect; and

(f) "vendor agent" means any person authorized by the appointing authority, pursuant to K.S.A. 1989 Supp. 32-985, to sell licenses and permits of the department. (Authorized by K.S.A. 1989 Supp. 32-807; implementing K.S.A. 1989 Supp. 32-985; effective April 30, 1990.)

115-10-2. Special surety bond authorized. (a) Any vendor agent may elect to satisfy the special surety bond requirements provided in K.S.A. 1989 Supp. 32-985 by executing a special surety in favor of the state of Kansas as provided in K.A.R. 115-10-3.

(b) Each special surety bond shall be in a form approved by the secretary. (Authorized by K.S.A. 1989 Supp. 32-985; implementing K.S.A. 1989 Supp. 32-985;

effective April 30, 1990.)

115-10-3. Special surety bond procedure. (a) Each special surety bond authorized by the secretary shall be issued for the period specified in the special surety bond and shall meet the following requirements:

(1) each applicant shall complete an application form

which shall include the following information:

(A) the name, age, address and occupation of the applicant:

(B) the amount of bond requested and the proposed

effective date of bond;

(C) the vendor agent number; and

(D) three credit references.

(2) each applicant shall certify the facts represented in the application. Any applicant may be required by the secretary to provide the department, at applicant's expense, a current audited financial statement;

(3) each applicant shall agree to be firmly bound to the state of Kansas and to fully indemnify the department for all losses to the state of Kansas arising out of the appli-

cant's actions as a vendor agent; and

(4) each applicant shall authorize the applicant's officer or agent executing the prescribed application form and special surety bond to fully bind and represent the applicant in all activities undertaken as an authorized vendor agent, and shall provide evidence of this authority as required by the secretary.

(b) Each application shall be accompanied by a fee, as established by K.A.R. 115-2-1, that shall be applied to the one-year bond premium period. The fee shall be returned to the applicant if the applicant is not authorized to act as a vendor agent. (Authorized by K.S.A. 1989 Supp. 32-807; implementing K.S.A. 1989 Supp. 32-985; effective April 30, 1990.)

115-10-4. Special surety bond term of effect and renewal. (a) Each special surety bond shall expire one year from the date of its issuance.

(b) The special surety bond period of coverage shall coincide exactly with the period for which a vendor agent

is authorized to act as a vendor agent.

(c) Any vendor agent may renew a special surety bond upon its expiration by providing the department with a renewal request containing the vendor agent name and number, the requested renewal date, and the requested bond amount, and by paying the fee prescribed in K.A.R. 115-2-1. (Authorized by K.S.A. 1989 Supp. 32-807; implementing K.S.A. 1989 Supp. 32-985; effective April 30, 1990.) (continued)

115-10-5. Effect of loss of special surety bond on vendor agent authority. The expiration of a special surety bond shall automatically terminate the authority of the vendor agent to act as a vendor agent. (Authorized by K.S.A. 1989 Supp. 32-807; implementing K.S.A. 1989 Supp. 32-985; effective April 30, 1990.)

115-10-6. Authorized amount of special surety bond. The amount for which an applicant shall be authorized to execute a special surety bond shall be determined by the secretary. (Authorized by K.S.A. 1989 Supp. 32-807; implementing K.S.A. 1989 Supp. 32-985; effective April 30, 1990.)

115-10-7. Reduction or increase in special surety bond. (a) Each special surety bond, once authorized and in effect, shall not be reduced within the premium period.

(a) Any special surety bond may be increased after the vendor agent has:

(1) supplied the secretary with information the secretary determines necessary to process the amendment application;

(2) paid the required premium for the increased amount, prorated to the bond premium period; and

(3) justified the increase to the secretary. (Authorized by K.S.A. 1989 Supp. 32-807; implementing K.S.A. 1989 Supp. 32-985; effective April 30, 1990.)

ety bond. (a) A special surety bond may be terminated.

suspended or refused for renewal by the secretary when a vendor agent commits any of the following acts:

(1) fails to pay, within 30 days of the appointing authority's demand, the cash value of all lost, missing, or destroyed licenses and permits;

(2) fails to pay, within 30 days of the appointing authority's demand, the cash value of all monies collected for the licenses and permits sold by the vendor agent;

(3) fails to return all licenses and permits in the vendor agent's possession when required by the terms of the vendor agent indemnification agreement or upon demand by the appointing authority; or

(4) fails to properly perform any of the duties or violates any of the terms of the vendor agent indemnification agreement executed by the vendor agent and the ap-

pointing authority.

(b) Any action by the secretary to terminate, suspend or fail to renew a special surety bond shall be administered pursuant to K.S.A. 1989 Supp. 77-501 et seq. (Authorized by K.S.A. 1989 Supp. 32-807; implementing K.S.A. 1989 Supp. 32-985; effective April 30, 1990.)

Robert L. Meinen Secretary of Wildlife and Parks

Doc. No. 008933

INDEX TO ADMINISTRATIVE REGULATIONS

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9-17-4	Amended	V. 8	, p. 1804, 1805
9-17-6	New		V. 8, p. 1805
9-17-7	New		V. 8, p. 1805
9-17-8	New		V. 8, p. 1805
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AGENCY 14: DEPARTMENT OF REVENUE— DIVISION OF ALCOHOLIC BEVERAGE CONTROL

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AGEN	CY 16: ATTO	RNEY GENERAL	
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through			
16-7-9	New	V. 8, p. 1326, 132	27
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	through		4.5	-;
	17-19-4	New		V. 8, p. 1470
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22-1-2								
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22-3-1	Amended	V. 8, p. 1090	28-4-413	Amended	V. 8, p. 1637	30-5-81d	Revoked	V. 8, p. 718
22-3-2	New	V. 8, p. 1090	28-4-442	Amended	V. 9, p. 44	30-5-81q	Revoked	V. 8, p. 718
22-4-2		V. 8, p. 1495	28-16-110	Amended	v. o, p. 44	30-5-81r	Revoked	V. 8, p. 718
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22-5-6	New	V. 8, p. 1090	through 28-16-138	NT	V. 8, p. 517-520	30-5-81t	Amended	V. 8, p. 718
22-6-17	New	V. 8, p. 1090		New		30-5-81u	New	V. 8, p. 718
22-8-1	Amended		28-16-137	Amended	V. 8, p. 1559	30-5-81v	New	
22-10-3		V. 8, p. 1091	28-16-137	Amended	V. 8, p. 1638			V. 8, p. 718
	Amended	V. 8, p. 1091	28-19-7	Amended	V. 8, p. 1291	30-5-82	Amended	V. 9, p. 117
22-10-12	Amended	V. 8, p. 1092	28-19-8	Amended	V. 8, p. 1292	30-5-84	Revoked	V. 8, p. 1662
22-10-17	New	V. 8, p. 1092	28-19-14	Amended	V. 8, p. 1293	30-5-84a	Revoked	V. 8, p. 1662
22-13-35	Amended	V. 8, p. 1092	28-19-16a	Amended	V. 8, p. 1294	30-5-88	Amended	V. 8, p. 1206
. Δ.	GENCY 23: DEPA	RTMENT OF	28-19-17a	Amended	V. 8, p. 1296	30-5-88	Amended	V. 8, p. 1471
;	WILDLIFE AN		28-19-17b	Amended	V. 8, p. 1296	30-5-89	Amended	V. 9, p. 118
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23-1-10	Revoked		28-19-17g	Amended	V. 8, p. 1298	30-5-95	Amended	V. 8, p. 719
23-2-3	Revoked	V. 8, p. 1733	28-19-17i	Amended	V. 8, p. 1298	30-5-100	Amended	V. 8, p. 1182
23-2-14		V. 8, p. 1525	28-19-20	Amended	V. 8, p. 1298	30-5-101	Amended	V. 9, p. 119
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23-3-2	Revoked	V. 8, p. 1733	28-19-56	Amended	V. 8, p. 1298	30-5-108	Amended	V. 8, p. 719
23-3-8	Revoked	V. 8, p. 1629	28-31-1		•	30-5-110	Amended	V. 8, p. 719
23-3-10	Revoked	V. 8, p. 1629	through			30-5-111	Amended	V. 9, p. 119
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23-3-12	Revoked	V. 8, p. 1629	28-31-8	Amended	V. 8, p. 1813	30-5-113	Amended	V. 9, p. 119
23-3-14	Revoked	V. 8, p. 1629	28-31-8a	Amended	V. 8, p. 1814	30-5-114	Amended	V. 9, p. 119
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23-7-7	Revoked	V. 9, p. 167	28-33-11	New	V. 8, p. 1211	30-5-116a	New	V. 8, p. 720
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23-8-25	Revoked	V. 8, p. 1525	through			30-5-172	Revoked	V. 9, p. 120
23-8-33	Revoked	V. 8, p. 1525	28-39-218	Revoked	V. 8, p. 201	30-6-35	Amended	V. 8, p. 720
23-8-34	Revoked	V. 8, p. 1356	28-39-225	Amended	V. 8, p. 201	30-6-41	Amended	V. 9, p. 195
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23-9-2	Revoked	V. 8, p. 1525	28-51-108	Amended	V. 9, p. 123	30-6-55	Amended	V. 8, p. 1662
23-9-10	Revoked	V. 8, p. 1525	20-31-100	Amended	v. 5, p. 125	30-6-56	Amended	V. 8, p. 720
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26-8-10 26-9-1 through 26-9-4 AGENO 28-4-113 through 28-4-119b 28-4-120 28-4-124 through 28-4-132 28-4-350 28-4-400	New CY 28: DEPARTM AND ENVIRO Action Amended Amended Amended Amended Amended Amended Amended	Register V. 8, p. 1557 V. 8, p. 1557, 1558 ENT OF HEALTH DNMENT Register V. 9, p. 36-40 V. 9, p. 40 V. 9, p. 40 V. 9, p. 40	30-4-74 30-4-75 30-4-85a 30-4-96 30-4-100 30-4-101 30-4-102 30-4-111 30-4-112 30-4-113 30-4-120 30-4-140 30-5-58 30-5-58 30-5-59 30-5-60 30-5-62	Amended	V. 9, p. 193 V. 8, p. 715 V. 8, p. 715 V. 9, p. 194 V. 8, p. 1182 V. 9, p. 194 V. 8, p. 715 V. 9, p. 109 V. 8, p. 715 V. 9, p. 109 V. 8, p. 715 V. 8, p. 182 V. 8, p. 1662 V. 8, p. 182 V. 8, p. 182 V. 8, p. 182 V. 8, p. 1662 V. 8, p. 1662 V. 8, p. 1662 V. 9, p. 1662 V. 9, p. 109 V. 8, p. 1182 V. 9, p. 1182 V. 9, p. 115 V. 9, p. 115 V. 9, p. 115	30-6-111 30-6-112 30-6-113 30-7-26 through 30-7-63 30-7-64 through 30-7-78 30-9-13 30-9-18 through 30-9-22 30-10-1b 30-10-2 30-10-3 30-10-4 30-10-11 30-10-15 30-10-15 30-10-17	Amended Amended Revoked New Amended New New Amended	V. 9, p. 197 V. 8, p. 1663 V. 8, p. 1183 V. 8, p. 721 V. 8, p. 721-724 V. 8, p. 1663 V. 8, p. 1663 V. 8, p. 1664 V. 8, p. 1665
26-8-10 26-9-1 through 26-9-4 AGENO 28-4-113 through 28-4-119b 28-4-120 28-4-124 through 28-4-350 28-4-400 28-4-400	New CY 28: DEPARTM AND ENVIRO Action Amended Amended Amended Amended Amended Amended Amended Amended	Register V. 8, p. 1557 V. 8, p. 1557, 1558 V. 8, p. 1557, 1558 EENT OF HEALTH DNMENT Register V. 9, p. 36-40 V. 9, p. 40 V. 9, p. 40 V. 9, p. 40-43 V. 9, p. 44	30-4-74 30-4-75 30-4-85a 30-4-90 30-4-96 30-4-100 30-4-102 30-4-110 30-4-111 30-4-112 30-4-130 30-4-130 30-4-140 30-5-58 30-5-59 30-5-59 30-5-62 30-5-62	Amended	V. 9, p. 193 V. 8, p. 715 V. 8, p. 715 V. 8, p. 715 V. 9, p. 194 V. 8, p. 1182 V. 9, p. 194 V. 8, p. 715 V. 9, p. 109 V. 8, p. 715 V. 8, p. 1182 V. 8, p. 1662 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1662 V. 8, p. 1662 V. 8, p. 1662 V. 8, p. 1662 V. 9, p. 1662 V. 9, p. 115	30-6-111 30-6-112 30-6-113 30-7-26 through 30-7-63 30-7-64 through 30-7-78 30-7-68 30-9-13 30-9-18 through 30-9-22 30-10-1b 30-10-2 30-10-3 30-10-4 30-10-15a 30-10-17 30-10-17	Amended Amended Amended Revoked New Amended	V. 9, p. 197 V. 8, p. 1663 V. 8, p. 1183 V. 8, p. 721 V. 8, p. 721-724 V. 8, p. 1663 V. 8, p. 1663 V. 8, p. 1664 V. 8, p. 1665 V. 8, p. 1665 V. 8, p. 1665
26-8-10 26-9-1 through 26-9-4 AGENG Reg. No. 28-4-113 through 28-4-118 28-4-120 28-4-124 through 28-4-132 28-4-350 28-4-400 28-4-401 28-4-401	New CY 28: DEPARTM AND ENVIRO Action Amended Amended Amended Amended Amended Amended Amended	Register V. 8, p. 1557 V. 8, p. 1557, 1558 ENT OF HEALTH NMENT Register V. 9, p. 36-40 V. 9, p. 40 V. 9, p. 40 V. 9, p. 40-43 V. 9, p. 44 V. 8, p. 1632	30-4-74 30-4-75 30-4-85a 30-4-96 30-4-96 30-4-100 30-4-101 30-4-111 30-4-112 30-4-113 30-4-120 30-4-140 30-5-58 30-5-58 30-5-59 30-5-60 30-5-65 30-5-65	Amended	V. 9, p. 193 V. 8, p. 715 V. 8, p. 715 V. 8, p. 715 V. 9, p. 194 V. 8, p. 1182 V. 9, p. 194 V. 8, p. 715 V. 9, p. 109 V. 8, p. 715 V. 8, p. 1182 V. 8, p. 1662 V. 8, p. 1662 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1662 V. 8, p. 1662 V. 8, p. 1662 V. 8, p. 1662 V. 8, p. 1182 V. 9, p. 109 V. 8, p. 1662 V. 9, p. 109 V. 9, p. 115	30-6-111 30-6-112 30-6-113 30-7-26 through 30-7-63 30-7-64 through 30-7-78 30-9-13 30-9-18 through 30-9-22 30-10-1b 30-10-2 30-10-1 30-10-15a 30-10-15a 30-10-15 30-10-18 30-10-18	Amended Amended Amended Revoked New Amended New New Amended	V. 9, p. 197 V. 8, p. 1663 V. 8, p. 1183 V. 8, p. 721 V. 8, p. 721-724 V. 8, p. 1663 V. 8, p. 1663 V. 8, p. 1664 V. 8, p. 1665 V. 8, p. 1665 V. 8, p. 1665 V. 8, p. 1665
26-8-10 26-9-1 through 26-9-4 AGENO Reg. No. 28-4-113 through 28-4-118 28-4-119 28-4-120 28-4-124 through 28-4-350 28-4-401 28-4-403 28-4-403	New CY 28: DEPARTM AND ENVIRO Action Amended	Register V. 8, p. 1557 V. 8, p. 1557, 1558 V. 8, p. 1557, 1558 V. 9, p. 1634 V. 9, p. 36-40 V. 9, p. 40 V. 9, p. 40 V. 9, p. 40 V. 9, p. 40 V. 9, p. 40 V. 9, p. 40 V. 9, p. 1632 V. 8, p. 1632 V. 8, p. 1632	30-4-74 30-4-75 30-4-85a 30-4-96 30-4-96 30-4-100 30-4-101 30-4-112 30-4-112 30-4-113 30-4-130 30-4-140 30-5-58 30-5-59 30-5-59 30-5-60 30-5-62 30-5-65 30-5-67 30-5-68	Amended	V. 9, p. 193 V. 8, p. 715 V. 8, p. 715 V. 8, p. 715 V. 9, p. 194 V. 8, p. 1182 V. 9, p. 194 V. 8, p. 715 V. 9, p. 109 V. 8, p. 715 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1662 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1662 V. 8, p. 1182 V. 8, p. 1662 V. 8, p. 1182 V. 9, p. 109 V. 8, p. 115 V. 9, p. 116	30-6-111 30-6-112 30-6-113 30-7-26 through 30-7-63 30-7-68 30-7-68 30-9-13 30-9-18 through 30-9-22 30-10-1b 30-10-2 30-10-3 30-10-15 30-10-15 30-10-15 30-10-15 30-10-18 30-10-18	Amended Amended Amended Revoked New Amended New New Amended	V. 9, p. 197 V. 8, p. 1663 V. 8, p. 1183 V. 8, p. 721 V. 8, p. 721-724 V. 8, p. 1663 V. 8, p. 1663 V. 8, p. 1664 V. 8, p. 1665
26-8-10 26-9-1 through 26-9-4 AGENO 28-4-113 through 28-4-119 28-4-120 28-4-124 through 28-4-132 28-4-350 28-4-401 28-4-405 28-4-405	New CY 28: DEPARTM AND ENVIRO Action Amended	Register V. 8, p. 1557 V. 8, p. 1557, 1558 V. 8, p. 1557, 1558 V. 9, p. 36-40 V. 9, p. 40 V. 8, p. 1632	30-4-74 30-4-75 30-4-85a 30-4-96 30-4-96 30-4-100 30-4-101 30-4-112 30-4-112 30-4-113 30-4-130 30-4-140 30-5-58 30-5-59 30-5-60 30-5-62 30-5-67 30-5-68 30-5-70	Amended	V. 9, p. 193 V. 8, p. 715 V. 8, p. 715 V. 9, p. 194 V. 8, p. 1182 V. 9, p. 194 V. 8, p. 715 V. 9, p. 109 V. 8, p. 715 V. 9, p. 109 V. 8, p. 715 V. 8, p. 1182 V. 8, p. 1662 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1662 V. 8, p. 1662 V. 8, p. 1662 V. 9, p. 1662 V. 9, p. 1662 V. 9, p. 115 V. 9, p. 116 V. 9, p. 116 V. 9, p. 116	30-6-111 30-6-112 30-6-113 30-7-26 through 30-7-63 30-7-64 through 30-7-78 30-9-13 30-9-18 through 30-9-22 30-10-1b 30-10-2 30-10-15 30-10-15 30-10-15 30-10-15 30-10-17 30-10-18 30-10-19 30-10-21 30-10-21	Amended Amended Amended Revoked New Amended	V. 9, p. 197 V. 8, p. 1663 V. 8, p. 1183 V. 8, p. 721 V. 8, p. 721-724 V. 8, p. 1663 V. 8, p. 1663 V. 8, p. 1664 V. 8, p. 1665
26-8-10 26-9-1 through 26-9-4 AGENO Reg. No. 28-4-113 through 28-4-118 28-4-119 28-4-120 28-4-124 through 28-4-350 28-4-401 28-4-403 28-4-403	New CY 28: DEPARTM AND ENVIRO Action Amended	Register V. 8, p. 1557 V. 8, p. 1557, 1558 ENT OF HEALTH DNMENT Register V. 9, p. 36-40 V. 9, p. 40 V. 9, p. 40 V. 9, p. 40 V. 9, p. 44 V. 8, p. 1632 V. 8, p. 1632 V. 8, p. 1632 V. 8, p. 1633 V. 8, p. 1633	30-4-74 30-4-75 30-4-85a 30-4-96 30-4-96 30-4-100 30-4-101 30-4-111 30-4-112 30-4-113 30-4-120 30-4-130 30-4-140 30-5-58 30-5-59 30-5-60 30-5-62 30-5-65 30-5-67 30-5-67 30-5-70 30-5-70	Amended	V. 9, p. 193 V. 8, p. 715 V. 8, p. 715 V. 8, p. 715 V. 9, p. 194 V. 8, p. 1182 V. 9, p. 194 V. 8, p. 715 V. 9, p. 109 V. 8, p. 715 V. 8, p. 1182 V. 8, p. 1662 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1662 V. 8, p. 1662 V. 8, p. 1662 V. 8, p. 1662 V. 9, p. 1662 V. 9, p. 115 V. 9, p. 116 V. 9, p. 116 V. 9, p. 116 V. 9, p. 116 V. 9, p. 117	30-6-111 30-6-112 30-6-113 30-7-26 through 30-7-63 30-7-64 through 30-7-78 30-7-68 30-9-13 30-9-18 through 30-9-22 30-10-1b 30-10-2 30-10-3 30-10-4 30-10-15 30-10-17 30-10-18 30-10-19 30-10-19 30-10-19 30-10-19 30-10-25 30-10-28	Amended Amended Revoked New Amended New New Amended	V. 9, p. 197 V. 8, p. 1663 V. 8, p. 1183 V. 8, p. 721 V. 8, p. 721-724 V. 8, p. 1663 V. 8, p. 1663 V. 8, p. 1664 V. 8, p. 1665
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